## Memorandum



b6 b70

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To :	SAC, WMFO	(58C-NEW)	Date 5	5/19/92
From:	SA	(C-9)		الم
Subject:	HOUSE WAY	ATIVE DAN ROSTENK S AND MEANS COMMI ATIVE JOSEPH P. K ATIVE AUSTIN J. M	TTEE; OLTER;	ς <u>ς</u> γ{
	UNITED ST	REPRESENTATIVES PATES HOUSE OF REPN OF FEDERAL PUBL	RESENTATIVES;	
District Also pres Attornèys Of this m	at the off of Columbi sent at thi (AUSA's) meeting was	2, the writer att ices of the Unite a, 555 Fourth Str s meeting were As and to request the a Division of the F	d States Attorney eet, N.W., Washin sistant United St T ssistance of the	for the gton, D.C. ates he purpose Washington
Represent individual states At the Unite States Point of the Conference Positional States Positional Positional States P	ation involtative's Po als. This ttorneys Of ed States C ostal Servi ion receive st Office a ized usage	vised that there ving the United S st Office which i investigation is fice and is being apitol Police and ce. The investig d from House staf nd subsequently l of Government mon tered into cooper matter.	tates House of ncludes the capti being led by the conducted by per Inspectors of thation was initiat fers who were empost their positio ies. Several of	oned United Sonnel from e United ed upon loyed at the ns due to these
	s not an of	ortant point of inficial branch operather, it is operated	ration of the Uni	ted States
L - ASAC L - SSA D- WMFO DLW: (4)		JSA	71-92 SERVINED /	2-05-1806 71 1115 185 AY 1 9 1992

Agency and the House of Representitives and uses House staffers as employees. The House Post Office is authorized, however, to perform the common functions of an actual post office. stated that this investigation basically is composed of allegations in two areas. The first centers on allegations that Representatives utilized the House Post Office to obtain cash for themselves from their campaign fund accounts and from their accounts appropriated to them for postal expenses. b6 b7C advised that evidence exists which indicates that checks from various Representative's campaign fund accounts were written out to the House Post Office for postage expenses. These checks were then cashed by the House Post Office for the full amount and the money provided to the House staffer who presented the check. stated that their information indicates that this money was then given directly to the Representative. Additionally, there are allegations that certain representatives misused their appropriated postal expense This was done by issuing vouchers for postal expenses and then having the House Post Office redeem these vouchers for These funds also were allegedly provided to the |advised that these aforementioned misuses Representative. of the House Post Office would be false statements and could be in violation of 18 USC, Section 1001. The second area of the investigation involves the use of United States Post Office boxes to circumvent campaign fund stated that Representatives are allowed to maintain post office boxes, free of charge, to receive U.S. mail. boxes were initially set up to allow the speedy receipt of mail by the Representative as the mail would not be required to be processed through the House Post Office. It is thought that the majority of these boxes are maintained at the Main Post Office or the Brentwood Station. advised that Representatives had campaign fund contribution checks sent to these post office boxes. They would then send staffers to retrieve these checks for them. advised that the representatives are doing this to avoid the checks being sent directly to their House office, which could be a violation of 18 USC, Section 607. stated that the assistance of the FBI was needed as primary jurisdiction for 18 USC, Section 607 lies with the Bureau and, additionally, it is anticipated that there will be a requirement in this matter for FBI laboratory assistance. contemplated that the FBI will be the lead investigative Agency b6 with regard to the campaign fraud violations. b7C Initially, it will be required of the FBI to attempt to locate the post office boxes maintained by Representatives at these two postal facilities. advised that the United

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States Attorneys Office was prepared to issue Grand Jury subpoenas to obtain this information if necessary.

It is recommended that this matter by opened and assigned.

02/29/96 11:02:36 FD-192

ICMIPR01 Page 1

Title and Character of Case:

PLATE BLOCK

Date Property Acquired: Source from which Property Acquired:

U.S. ATTORNEY - D.C

01/04/1994

Anticipated Disposition: Acquired By:

Case Agent:

b6 b7C

Grand Jury Material - NO (Disseminate only pursuant to Rule 6(e))

Description of Property:

Date Entered

1B 33

1B33; PHOTOCOPY OF ROSTENKOWSKI TRUST DOCUMENTS

Barcode: E1052543

Location: MRA3

02/29/1996

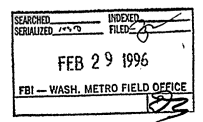
58C-WF. 180673 1833

For valuables and/or narcotics evidence only
Name of Sealing Official:
Name of Witnessing Official:

Case Number: 58C-WF-180673

Office of Origin: WASHINGTON FIELD

COPY



58C-WF. 180673 1835

For valuables and/or narcotics evidence only
Name of Sealing Official:
Name of Witnessing Official:

Location: MRA3

Case Number: 58C-WF-180673

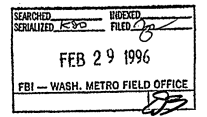
Office of Origin: WASHINGTON FIELD

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Barcode: E1052545

58C-WF. 180673 1B

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02/29/1996

02/29/96 11:02:27	O	FD-192	O	ICMIPR01 Page 1
Title and Characte	r of Case:			
PLATE BLOCK				
Date Property Acqu 01/04/1994			erty Acquired: D.C / FBI LAB	
Anticipated Dispos			Case Agent:	b6 b7C
Grand Jury Materia	l - YES (Dissemin	ate only pur	suant to Rule 6(	e))
Description of Pro 1B 36	perty:	¥		Date Entered
1B36; CUSTODY OF U.S.	ATTORNEY OFFICE R	E: ROSTENKOW	IN SKI MATTER	ъ3
		•		02/29/1996
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		58c-w	<i>≟∙ 18067</i> 3	<i>1</i> 836
For valuables and/ Name of Sealing Of	or narcotics evid	ence only	f Witnessing Off	icial:
Case Number:	58C-WF-180673			
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FBI — WASH. METRO FIELD OFFICE

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ICMIPR01 Page 1

Title and Character of Case:

PLATE BLOCK

Date Property Acquired: Source from which Property Acquired:

U.S. ATTORNEY OFFICE - D.C. / FBI LAB

01/04/1994

Anticipated Disposition: Acquired By:

Case Agent:

b6 b7C

Grand Jury Material - YES (Disseminate only pursuant to Rule 6(e))

Description of Property: 1B 37

Date Entered

1B37;

IN CUSTODY OF U.S. ATTORNEY OFFICE RE: ROSTENKOWSKI MATTER

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Barcode: E1052547

Location: MRA3

02/29/1996

58C-WF- 180 673 1837

For valuables and/or narcotics evidence only Name of Sealing Official:

Name of Witnessing Official:

Case Number:

58C-WF-180673

Office of Origin:

WASHINGTON FIELD

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FBI - WASH. METRO FIELD

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Anticipated Dispos	ition: <u>Acquired</u>	d By:	Case Agent:		o6 o7C
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TO DIRECTOR FBI/PRIORITY/	-
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UNCLAS	
SECTION ONE OF TWO SECTIONS	
CITE: //3920//	, b6 b7c
PASS: SSA PUBLIC CORRUPTION UNIT.	
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SUBJECT: "CHANGED"; REPRESENTATIVE DAN ROSTENKOWSKI,	
ILLINOIS; REPRESENTATIVE JOSEPH P. KOLTER, PENNSYLVANIA;	ès
REPRESENTATIVE AUSTIN J. MURPHY, PENNSYLVANIA;	
UNITED STATES HOUSE OF REPRESENTATIVES POST OFFICE	Œ;
UNITED STATES HOUSE OF REPRESENTATIVES; CORRUPTION OF FEDE	RAL

THE FILE NUMBER IN THIS MATTER HAS BEEN CHANGED FROM A

PUBLIC OFFICIALS - LEGISLATIVE BRANCH; 00:WMFO.

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PAGE TWO DE FBIWMFO 004 ONCLAS	Q
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OFFICIALS - LEGISLATIVE BRANCH MATTER. THE CASE NU	MBER IN
THIS MATTER WAS FORMERLY (56C-WF-180673). THE TITL	É HAS BEEN
CHANGED TO INCLUDE THIS CORRUPTION VIOLATION.	
RE FBIHQ TELCALL FROM SSA TO WMFO SSA	
OF 6/3/92, AND WMFO TELETYPE TO FBIHQ DATED 5/29/92	
FOR THE INFORMATION OF FBIHQ, THIS TELETYPE CO	NTAINS
ADDITIONAL INFORMATION OBTAINED ON 6/2/92 AND 6/3/9	2 FROM THE
OFFICE OF THE UNITED STATES ATTORNEY FOR THE DISTRI	CT OF
COLUMBIA.	
THIS MATTER WAS PREDICATED UPON INFORMATION R	ECEIVED

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OBTAIN OFFICE SUPPLIES, INCLUDING POSTAGE STAMPS FOR OFFICIAL MAILINGS. TO UTILIZE A VOUCHER TO OBTAIN POSTAGE STAMPS, A MEMBER COMPLETES THE VOUCHER SPECIFYING THE QUANTITY AND PRICE OF THE ITEM REQUESTED, AND SUBMITS IT TO THE HOUSE POST OFFICE. THE MEMBER RECEIVES THE STAMPS AND A COPY OF THE VOUCHER. THE ORIGINAL VOUCHER IS KEPT BY THE DIRECTOR OF ACCOUNTABLE PAPERS UNTIL HE FORWARDS IT TO THE HOUSE FINANCE COMMITTEE FOR REIMBURSEMENT. AFTER THE VOUCHER IS PAID, THE MEMBER'S ADMINISTRATIVE EXPENSE ACCOUNT IS DEBITED IN THE AMOUNT OF THE VOUCHER. THE PAID VOUCHER ITSELF IS STORED WITH THE DISBURSING OFFICE OF THE HOUSE CLERK..

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AS SET OUT HEREIN AND IN REFERENCED TELETYP	E, THERE ARE
ALLEGATIONS THAT CERTAIN FEDERAL ELECTION LAWS M	AY HAVE BEEN
VIOLATED. PER A 6/2/92 DISCUSSION WITH DISTRICT	OF COLUMBIA
AUSA CHIEF OF THE U.S. ATTORNEY'S	OFFICE PUBLIC
CORRUPTION SECTION, IT WAS AGREED THAT HE WOULD	CONTACT DOJ
PUBLIC INTEGRITY SECTION ATTORNEY	TO DISCUSS
THESE ALLEGATIONS. AUSA ADVISED WMFO P	REVIOUSLY THAT
THIS SHOULD BE DONE, AND HE HAS NEGLECTED TO FOL	LOW THIS
THROUGH. HE HAS ASSURED WMFO THAT SUCH A CONTAC	T WILL BE MADE
EXPEDITIOUSLY. WMFO WILL FOLLOW-UP WITH	ro insure
THIS IS ACCOMPLISHED.	
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THE ABOVE INFORMATION IS PROVIDED TO FBIHQ FOR BT #0045

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	P 032308Z JUN 92	
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	TO DIRECTOR FBI/PRIORITY/	
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	UNCLAS	
	SECTION TWO OF TWO SECTIONS	
	CITE: //3920//	b6 b7C
	PASS: SSA PUBLIC CORRUPTION UNIT.	
	SUBJECT: "CHANGED"; REPRESENTATIVE DAN ROSTENKOWSKI,	
	ILLINOIS; REPRESENTATIVE JOSEPH P. KOLTER, PENNSYLVANIA;	
_	REPRESENTATIVE AUSTIN J. MURPHY, PENNSYLVANIA	
L		
	UNITED STATES HOUSE OF REPRESENTATIVES POST OFFICE;	
	UNITED STATES HOUSE OF REPRESENTATIVES; CORRUPTION OF FEDERAL	

TEXT CONTINUES:

PUBLIC OFFÍCIALS - LEGISLATIVE BRANCH; DO: WMFO.

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INFORMATION PURPOSES. WMFO WILL ADVISE FBIHO OF FURTHER INFORMATION AND DEVELOPMENTS IN THIS MATTER AS IT BECOMES AVAILABLE.

BT

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SBC-WF-180673-2 JUN 4 1992

FBI

TRANSMIT VIA:  Teletype Facsimile AIRTEL	PRECEDENCE: Immediate Priority Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS
		Date 6/3/92
FM FBI WMFO (58C-W	F-180673) (P) (C-9)	
TO DIRECTOR FBI/PR	IORITY/	
BT		
UNCLAS		
CITE: //3920//		Ъ6 Ъ7С
PASS: SSA	PUBLIC CON	RRUPTION UNIT
UNITED STATES HOUSE PUBLIC OFFICIALS - THE FILE NUMBE 56C, ELECTION LAW	TATIVE JOSEPH P. KOTIN J. MURPHY, PENION ATES HOUSE OF REPRISENTATIVE LEGISLATIVE BRANCHER IN THIS MATTER IN MATTER IN MATTER IN A 58C, CO	OLTER, PENNSYLVANIA; NSYLVANIA ESENTATIVES POST OFFICE; ES; CORRUPTION OF FEDERAL
Approved: RM	Original files	
Time Received:	Telprep file	name: LES00 256-155
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FOX DATE & TIME OF	ACCEPTANCE: <u>3</u> し	NE 92 1938 2412 7:120 9

^PAGE 2 WMFO (58C-WF-180673) UNCLAS	
THIS MATTER WAS FORMERLY (56C-WF-180673). THE TITLE HAS BEEN	
CHANGED TO INCLUDE THIS CORRUPTION VIOLATION.	.b6
RE FBIHQ TELCALL FROM SSA TO WMFO SSA	b7c
OF 6/3/92, AND WMFO TELETYPE TO FBIHQ DATED 5/29/92.	
FOR THE INFORMATION OF FBIHQ, THIS TELETYPE CONTAINS	
ADDITIONAL INFORMATION OBTAINED ON 6/2/92 AND 6/3/92 FROM THE	<u></u>
OFFICE OF THE UNITED STATES ATTORNEY FOR THE DISTRICT OF	
COLUMBIA.	
THIS MATTER WAS PREDICATED UPON INFORMATION RECEIVED	
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THE VOUCHERS INVOLVED IN THESE ALLEGATIONS ARE USED TO OBTAIN OFFICE SUPPLIES, INCLUDING POSTAGE STAMPS FOR OFFICIAL

^PAGE 3 WMFO (58C-WF-180673) UNCLAS

MAILINGS. TO UTILIZE A VOUCHER TO OBTAIN POSTAGE STAMPS, A
MEMBER COMPLETES THE VOUCHER SPECIFYING THE QUANTITY AND PRICE
OF THE ITEM REQUESTED, AND SUBMITS IT TO THE HOUSE POST
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VOUCHER. THE ORIGINAL VOUCHER IS KEPT BY THE DIRECTOR OF
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MEMBER'S ADMINISTRATIVE EXPENSE ACCOUNT IS DEBITED IN THE
AMOUNT OF THE VOUCHER. THE PAID VOUCHER ITSELF IS STORED WITH
THE DISBURSING OFFICE OF THE HOUSE CLERK..

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ACCORDING TO ASSISTANT UNITED STATES ATTORNEY	
CONTAINED, AMONG OTHER THINGS,	b6 b7C
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AS SET OUT HEREIN AND IN REFERENCED TELETYPE, THERE ARE	
ALLEGATIONS THAT CERTAIN FEDERAL ELECTION LAWS MAY HAVE BEEN	
VIOLATED. PER A 6/2/92 DISCUSSION WITH DISTRICT OF COLUMBIA	
AUSA CHIEF OF THE U.S. ATTORNEY'S OFFICE PUBLIC	
CORRUPTION SECTION, IT WAS AGREED THAT HE WOULD CONTACT DOJ	b6
PUBLIC INTEGRITY SECTION ATTORNEY TO DISCUSS	b7C
THESE ALLEGATIONS. AUSA ADVISED WMFO PREVIOUSLY THAT	

^PAGE 6 WMFO (58C-WF-180673) UNCLAS

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THE ABOVE INFORMATION IS PROVIDED TO FBIHQ FOR INFORMATION PURPOSES. WMFO WILL ADVISE FBIHQ OF FURTHER

THIS SHOULD BE DONE, AND HE HAS NEGLECTED TO FOLLOW THIS

EXPEDITIOUSLY. WMFO WILL FOLLOW-UP WITH

THIS IS ACCOMPLISHED.

THROUGH. HE HAS ASSURED WMFO THAT SUCH A CONTACT WILL BE MADE

TO INSURE

^PAGE 7 WMFO (58C-WF-180673) UNCLAS
INFORMATION AND DEVELOPMENTS IN THIS MATTER AS IT BECOMES
AVAILABLE.

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FBI

TRANSMIT VIA:  ☑ Teletype □ Facsimile □ AIRTEL	PRECEDENCE: ☐ Immediate ☑ Priority ☐ Routine	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS	
		Date 5/29/92	
TV TDT 19/20 (166 12)			
FM FBI WMFO (56C-WF-1 TO DIRECTOR FBI/PRIOR			
BT	TTY		
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CITE: //3920//			
PASS: SSA	PUBLIC CORRU	UPTION UNIT.	b6
			.b7c
SUBJECT: REPRESENTAT	LIVE DAN ROSTENKO	WSKI, ILLINOIS;	
REPRESENTATIVE JOSEPH	I P. KOLTER, PENNS	SYLVANIA; REPRESENTA	TIVE
AUSTIN J. MURPHY, PEN	INSYLVANIA;		
		UNIT	ED
STATES HOUSE OF REPRE	ESENTATIVES POST	OFFICE; UNITED STATE	s
HOUSE OF REPRESENTATI	VES; ELECTION LA	W MATTER - FEDERAL;	•
OO:WMFO.			
RE WMFO TELCALL	TO FBIHQ DATED 5	/18/92 AND FBIHQ TEL	CALL
TO WMFO ON 5/28/92 AN	ID 5/29/92.		
		SEARCHED_ SEHIALIZED	WF-180673 — TINDEXED THE
Approved: RMD	Original filens	ame: 125002 W	0.150
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^PAGE 2 WMFO (56C-WF-180673) UNCLAS

THE PURPOSE OF THIS COMMUNICATION IS TO ADVISE FBIHQ THAT WMFO HAS OPENED AN INVESTIGATION INTO CAPTIONED MATTER AND TO UPDATE THE BUREAU ON INVESTIGATION TO DATE.

THIS MATTER WAS INITIATED UPON CONTACT WITH WMFO BY
DISTRICT OF COLUMBIA AUSA CHIEF, CRIMINAL
DIVISION, AND AUSA CHIEF, PUBLIC CORRUPTION
SECTION, WHO REQUESTED WMFO'S ASSISTANCE WITH AN ONGOING
INVESTIGATION BEING CONDUCTED BY THE U.S. POSTAL SERVICE AND
U.S. CAPITAL POLICE. ON 5/18/92, AN SA FROM WMFO MET WITH
AUSAS AND WHO HAVE BEEN INVOLVED
WITH THIS INVESTIGATION FROM ITS INCEPTION AND THEY ADVISED AS
FOLLOWS:
ADVISED THAT THERE IS CURRENTLY AN ONGOING
INVESTIGATION INVOLVING THE UNITED STATES HOUSE OF
REPRESENTATIVE'S POST OFFICE WHICH INCLUDES THE CAPTIONED
INDIVIDUALS. THIS INVESTIGATION IS BEING LED BY THE UNITED
STATES ATTORNEYS OFFICE AND IS BEING CONDUCTED BY PERSONNEL
FROM THE UNITED STATES CAPITOL POLICE AND INSPECTORS OF THE
UNITED STATES POSTAL SERVICE. THE INVESTIGATION WAS INITIATED
UPON INFORMATION RECEIVED FROM HOUSE STAFFERS WHO WERE

b6 b7C ^PAGE 3 WMFO (56C-WF-180673) UNCLAS

EMPLOYED AT THE HOUSE POST OFFICE AND SUBSEQUENTLY LOST THEIR

POSITIONS DUE TO UNAUTHORIZED USAGE OF GOVERNMENT MONIES.

SEVERAL OF THESE INDIVIDUALS HAVE ENTERED INTO COOPERATION

AGREEMENTS WITH THE GOVERNMENT IN THIS MATTER.

AS AN IMPORTANT POINT OF INFORMATION, THE HOUSE POST
OFFICE IS NOT AN OFFICIAL BRANCH OPERATION OF THE UNITED
STATES POSTAL SERVICE. RATHER, IT IS OPERATED BY AGREEMENT
BETWEEN THAT AGENCY AND THE HOUSE OF REPRESENTATIVES AND USES
HOUSE STAFFERS AS EMPLOYEES. THE HOUSE POST OFFICE IS
AUTHORIZED, HOWEVER, TO PERFORM THE COMMON FUNCTIONS OF AN
ACTUAL POST OFFICE.

STATED THAT THIS INVESTIGATION BASICALLY IS
COMPOSED OF ALLEGATIONS IN TWO AREAS. THE FIRST CENTERS ON
ALLEGATIONS THAT REPRESENTATIVES UTILIZED THE HOUSE POST
OFFICE TO OBTAIN CASH FOR THEMSELVES FROM THEIR CAMPAIGN FUND
ACCOUNTS AND FROM OFFICE ACCOUNTS APPROPRIATED TO THEM FOR
POSTAL EXPENSES. ADVISED THAT EVIDENCE EXISTS WHICH
INDICATES THAT CHECKS FROM VARIOUS REPRESENTATIVE'S CAMPAIGN
FUND ACCOUNTS WERE WRITTEN OUT TO THE HOUSE POST OFFICE FOR
POSTAGE EXPENSES. THESE CHECKS WERE THEN CASHED BY THE HOUSE

Ъ6 Ъ7С PAGE 4 WMFO (56C-WF-180673) UNCLAS

POST OFFICE FOR THE FULL AMOUNT AND THE MONEY PROVIDED TO THE HOUSE STAFFER WHO PRESENTED THE CHECK. STATED THAT THE AFOREMENTIONED INDIVIDUALS COOPERATING WITH THIS INVESTIGATION BELIEVE THAT THIS MONEY WAS THEN GIVEN DIRECTLY TO THE REPRESENTATIVE.

ADDITIONALLY, THERE ARE ALLEGATIONS THAT CERTAIN

REPRESENTATIVES MISUSED THEIR APPROPRIATED POSTAL EXPENSE

ACCOUNTS. THIS WAS DONE BY ISSUING VOUCHERS FOR POSTAL

EXPENSES AND THEN HAVING THE HOUSE POST OFFICE REDEEM THESE

VOUCHERS FOR CASH. THESE FUNDS ALSO WERE ALLEGEDLY PROVIDED

TO THE REPRESENTATIVE. ADVISED THAT THESE

AFOREMENTIONED MISUSES OF THE HOUSE POST OFFICE WOULD BE FALSE

STATEMENTS AND COULD BE IN VIOLATION OF 18 USC, SECTION 1001.

THE SECOND AREA OF THE INVESTIGATION INVOLVES ALLEGATIONS
THAT SOME MEMBERS USED UNITED STATES POST OFFICE BOXES TO
CIRCUMVENT CAMPAIGN FUND LAWS. STATED THAT
REPRESENTATIVES ARE ALLOWED TO MAINTAIN POST OFFICE BOXES,
FREE OF CHARGE, TO RECEIVE U.S. MAIL. THESE BOXES WERE
INITIALLY SET UP TO ALLOW THE SPEEDY RECEIPT OF MAIL BY THE
REPRESENTATIVE AS THE MAIL WOULD NOT BE REQUIRED TO BE

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Ъ6 Ъ7С PROCESSED THROUGH THE HOUSE POST OFFICE. IT IS THOUGHT THAT
THE MAJORITY OF THESE BOXES ARE MAINTAINED AT THE MAIN POST
OFFICE OR THE BRENTWOOD STATION.

ADVISED THAT
ACCORDING TO INFORMATION AVAILABLE, REPRESENTATIVES HAD
CAMPAIGN FUND CONTRIBUTION CHECKS SENT TO THESE POST OFFICE
BOXES. THEY WOULD THEN SEND STAFFERS TO RETRIEVE THESE CHECKS
FOR THEM.

BELIEVED THAT THE REPRESENTATIVES WERE DOING
THIS TO AVOID THE CHECKS BEING SENT DIRECTLY TO THEIR HOUSE
OFFICE, WHICH COULD BE A VIOLATION OF 18 USC, SECTION 607.

REPRESENTATIVES OF THE U.S. ATTORNEY'S OFFICE HAVE
REQUESTED THE ASSISTANCE OF THE FBI AS PRIMARY JURISDICTION
FOR 18 USC, SECTION 607 LIES WITH THE BUREAU AND,
ADDITIONALLY, IT IS ANTICIPATED THAT THERE WILL BE A
REQUIREMENT IN THIS MATTER FOR FBI LABORATORY ASSISTANCE. IT
IS CONTEMPLATED THAT THE FBI WILL BE THE LEAD INVESTIGATIVE
AGENCY WITH REGARD TO THE CAMPAIGN FRAUD VIOLATIONS.

IT IS ANTICIPATED THAT, OVER THE NEXT 30 DAYS, WMFO WILL BE REQUESTED TO OBTAIN CAMPAIGN RECORDS SUBMITTED TO THE FEDERAL ELECTION COMMISSION, IDENTIFY CAMPAIGN ORGANIZATIONS UTILIZED BY THE CAPTIONED REPRESENTATIVES, AND SUBMIT VARIOUS

b6 b7C ^PAGE .6 WMFO (56C-WF-180673) UNCLAS

DOCUMENTS TO THE FBI LABORATORY FOR HANDWRITING AND
FINGERPRINT ANALYSIS.

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FM FBI WMF0 (56C-WF-180673) (P) (C-9)

TO DIRECTOR FBI/PRIORITY/

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**UNCLAS** 

CITE: //3920//

b6 b7C

PASS: SSA

PUBLIC CORRUPTION UNIT.

SUBJECT: REPRESENTATIVE DAN ROSTENKOWSKI, ILLINOIS;
REPRESENTATIVE JOSEPH P. KOLTER, PENNSYLVANIA; REPRESENTATIVE
AUSTIN J. MURPHY, PENNSYLVANIA;

STATES HOUSE OF REPRESENTATIVES POST OFFICE; UNITED STATES HOUSE OF REPRESENTATIVES; ELECTION LAW MATTER - FEDERAL; OO: WMFO.

RE WMFO TELCALL TO FBIHQ DATED 5/18/92 AND FBIHQ TELCALL TO WMFO ON 5/28/92 AND 5/29/92.

58c-WF-180673-3

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THE PURPOSE OF THIS COMMUNICATION IS TO ADVISE FBIHD THAT WMFO HAS OPENED AN INVESTIGATION INTO CARTIONED MATTER AND TO UPDATE THE BUREAU ON INVESTIGATION TO DATE.

THE MARKET WAS THISTHIED OF ON PONTACT WITH MILE BY.
DISTRICT OF COLUMBIA AUSA CHIEF, CRIMINAL
DIVISION, AND AUSA CHIEF, PUBLIC CORRUPTION
SECTION, WHO REQUESTED WMFO'S ASSISTANCE WITH AN ONGOING
INVESTIGATION BEING CONDUCTED BY THE U.S. POSTAL SERVICE AND
UPS. CAPIȚAL POLICEON 5/18/92, AN SA FROM WMFO MET WITH
AUSAS AND WHO HAVE BEEN INVOLVED
WITH THIS INVESTIGATION FROM ITS INCEPTION AND THEY ADVISED AS
FOLLOWS: : ADVISED THAT THERE IS CURRENTLY AN ONGOING
INVESTIGATION INVOLVING THE UNITED STATES HOUSE OF
REPRESENTATIVE'S POST OFFICE WHICH INCLUDES THE CAPTIONED
INDIVIDUALS. THIS INVESTIGATION IS BEING LED BY THE UNITED
STATES ATTORNEYS OFFICE AND IS BEING CONDUCTED BY PERSONNEL

FROM THE UNITED STATES CAPITOL POLICE AND INSPECTORS OF THE

UPON INFORMATION RECEIVED FROM HOUSE STAFFERS WHO WERE

UNITED STATES POSTAL SERVICE. THE INVESTIGATION WAS INITIATED

EMPLOYED AT THE HOUSE POST OFFICE AND SUBSEQUENTLY LOST THEIR

b7C

POSÍTIONS DUE TO UNAUTHORIZED USAGE OF GOVERNMENT MONIES.

SEVERAL OF THESE INDIVIDUALS HAVE ENTERED INTO COOPERATION

AGREEMENTS WITH THE GOVERNMENT IN THIS MATTER.

AS AN IMPORTANT POINT OF INFORMATION, THE HOUSE POST OFFICE IS NOT AN OFFICIAL BRANCH OPERATION OF THE UNITED STATES POSTAL SERVICE. RATHER, IT IS OPERATED BY AGREEMENT BETWEEN THAT AGENCY AND THE HOUSE OF REPRESENTATIVES AND USES HOUSE STAFFERS AS EMPLOYEES. THE HOUSE POST OFFICE IS AUTHORIZED, HOWEVER, TO PERFORM THE COMMON FUNCTIONS OF AN ACTUAL POST OFFICE.

STATED THAT THIS INVESTIGATION BASICALLY IS
COMPOSED OF ALLEGATIONS IN TWO AREAS. THE FIRST CENTERS ON
ALLEGATIONS THAT REPRESENTATIVES UTILIZED THE HOUSE POST
OFFICE TO OBTAIN CASH FOR THEMSELVES FROM THEIR CAMPAIGN FUND
ACCOUNTS AND FROM OFFICE ACCOUNTS APPROPRIATED TO THEM FOR
POSTAL EXPENSES. ADVISED: THAT EVIDENCE EXISTS WHICH
INDICATES THAT CHECKS FROM VARIOUS REPRESENTATIVE'S CAMPAIGN
FUND ACCOUNTS WERE WRITTEN OUT TO THE HOUSE POST OFFICE FOR
POSTAGE EXPENSES. THESE CHECKS WERE THEN CASHED BY THE HOUSE
POST-OFFICE FOR THE FULL AMOUNT AND THE MONEY PROVIDED TO THE

b6 b70 BELIEVE THAT THIS MONEY WAS THEN GIVEN DIRECTLY TO THE REPRESENTATIVE:

ADDITIONALLY, THERE ARE ALLEGATIONS THAT CERTAIN
REPRESENTATIVES MISUSED THEIR APPROPRIATED POSTAL EXPENSE
ACCOUNTS. THIS WAS DONE BY ISSUING VOUCHERS FOR POSTAL
EXPENSES AND THEN HAVING THE HOUSE POST OFFICE REDEEM THESE
VOUCHERS FOR CASH. THESE FUNDS ALSO WERE ALLEGEDLY PROVIDED
TO THE REPRESENTATIVE. ADVISED THAT THESE
AFOREMENTIONED MISUSES OF THE HOUSE POST OFFICE WOULD BE FALSE
STATEMENTS AND COULD BE IN VIOLATION OF 18 USC, SECTION 1001.

THE SECOND AREA OF THE INVESTIGATION INVOLVES ALLEGATIONS
THAT SOME MEMBERS USED UNITED STATES POST OFFICE BOXES TO
CIRCUMVENT CAMPAIGN FUND LAWS. STATED THAT.
REPRESENTATIVES ARE ALLOWED TO MAINTAIN POST OFFICE BOXES,
FREE OF CHARGE, TO RECEIVE U.S. MAIL. THESE BOXES WERE
INITIALLY SET UP TO ALLOW THE SPEEDY RECEIPT OF MAIL BY THE
REPRESENTATIVE AS THE MAIL WOULD NOT BE REQUIRED TO BE
PROCESSED THROUGH THE HOUSE POST OFFICE. IT IS THOUGHT THAT
THE MAJORITY OF THESE BOXES ARE MAINTAINED AT THE MAIN POST

.ро b7С

OFFICE OR THE BRENTWOOD STATION. ADVISED THAT
ACCORDING TO INFORMATION AVAILABLE, REPRESENTATIVES HAD
CAMPAIGN FUND CONTRIBUTION CHECKS SENT TO THESE POST OFFICE
BOXES. THEY WOULD THEN SEND STAFFERS TO RETRIEVE THESE CHECKS
FOR THEM. BELIEVED THAT THE REPRESENTATIVES WERE DOING
THIS TO AVOID THE CHÉCKS BEING SENT DIRECTLY TO THEIR HOUSE
OFFICE, WHICH COULD BE A VIOLATION OF 18 USC, SECTION 607.

REPRESENTATIVES OF THE U.S. ATTORNEY'S OFFICE HAVE REQUESTED THE ASSISTANCE OF THE FBI AS PRIMARY JURISDICTION FOR 18 USC, SECTION 607 LIES WITH THE BUREAU AND, ADDITIONALLY, IT IS ANTICIPATED THAT THERE WILL BE A REQUIREMENT IN THIS MATTER FOR FBI LABORATORY ASSISTANCE. IT IS CONTEMPLATED THAT THE FBI WILL BE THE LEAD INVESTIGATIVE AGENCY WITH REGARD TO THE CAMPAIGN FRAUD VIOLATIONS.

IT IS ANTICIPATED THAT, OVER THE NEXT 30 DAYS, WHEO WILL

BE REQUESTED TO OBTAIN CAMPAIGN RECORDS SUBMITTED TO THE

FEDERAL ELECTION COMMISSION, IDENTIFY CAMPAIGN ORGANIZATIONS

UTILIZED BY THE CAPTIONED REPRESENTATIVES, AND SUBMIT VARIOUS

DOCUMENTS TO THE FBI LABORATORY FOR HANDWRITING AND

FINGERPRINT ANALYSIS.

b6 b7C FBIWMFO 0027 UNCLAS

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Section G F FRIDAY HOME GUID!

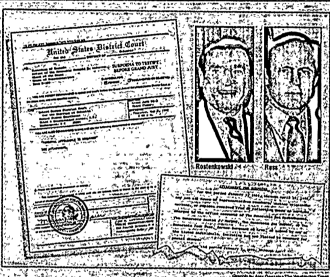
Section

## The Washington Times

FRIDAY, MAY 15, 1992

WASHINGTON, D.C.

UBSCRBER SERVICE: (202) 636-3000 25 CENTS



## 5 subpoenaed in postal probe

Bý Paul M. Rodrigi

House Speaker Thomas S. Filey was forced yesterday to reveal details of a widened federal investigation into the Hlouse Post Office; hichding grand fury subpoents for feet ords from three congressment and two top officers in the

The speaker confronted or the House floor by angry House Republicans, acknowledged but defended the fact that he had kept secret subporns issued May 6 by U.S.

Attorney Jay B. Stephens to:

• Rep. Joe Kolter Pennsylvania Democrat

Rep. Austin J. Murphy, Perhsylvania Democrati,

Clerk of the House Donnald Anderson

• Werner Brandt, acting Hodse sergenil at arms.
The grand jury, has been intestigating the post office since last fall, when the U.S. Postal Inspection Service reported widespread mismanagement and criminal activities, allegations of embezzledent; Higal parcotic lates and check lating, and a conspirity by current and former

Thus far, five current, and former, postal clerks have entire been ladicted or have pleaded guilty to a variety of charges, including, sales, of, coating, embezzlement; and charges of engaging in a conspiracy to hide the wrong.

Congressional and federal law enforcement officials have told The Washington Times that the grand fury is also looking into allegations of \_phost employees, the sale of stamps for cash and the conversion of campaign checks into cash.

The probe alst includes whether any laws were broken by having the House Post Office maintain special post office boxes for a select number of senior House lawmakers, including Mr. Rossenkowski, who had campaign funds and

Until yesterday, no members had been directly caught up

The Washington Times, in a series of articles beginning Jan. 22, first revealed details of the grand jury probe and the contents of a major investigation by the Postal Inspection Service.

ee POSTAL, page A9

#### POSTAL

From page A1.

The subpoenss, which covered the period between Jan 1, 1986, and April 15, 1992, were for expense youthers by the members; their of fices, and the former sergeant at

wouchers by the members, their of fices and the former sergeants arms.

"Wouchers, which are paid by the House Finance, Office operated by Mr. Anderson, are needed to buy any goods and services that are not purchased from the House Finance, Office operated by Mr. Anderson, are needed to buy any goods and services that are not purchased from the House supply store.

Of particular interest to the grand fury were woncher records involving the purchases of stamps and other, items that could be purchased at the post office, an independent contractor for for the US. Postal Service.

The subpoense had to be produced when the House voted 3243 for a Republican resolution demanding them and an explanation from Mr. Foley on why the chamber had font been immediately, informed as provided by House rules.

In an extraordinary move, Mr. Foley apologized from the speaker's chair for not informang his Republican counterparts.

There was no slight intended in any way. Mr. Foley said. "I take that responsibility on myself in the future to avoid what was in this case." A failure in staff communications.

Republicans, including House Minority Leader, Robert H. Michel of Illinois, seized on the subpoena issue as yet another, example of, Mr. Foley inability to myself in the future to avoid what was in this case." A failure in staff communications.

Republicans including House Minority Leader, Robert H. Michel of Illinois, seized on the subpoena issue as yet another, example of, Mr. Foley inability to myself in the future to avoid what was in this case."

Foley inability to myself in the future to avoid what was in this case."

A filter in staff communications.

Republicans including House Minority Leader, Robert H. Michel of Illinois, seized on the subpoena issue as yet another, example of, Mr. Foley inability to myself the subsection in the House of the subsection of the su

as yet another, example of all Poley's inability to work in a bipartisan way and avoid confusion in the House. "

"First and foremost, with respect to real critical matters of this nature, we were to be, simultaneously informed and brought up to speed on these [types of] matters so we could work withone another in good faith."

"In the hasa't taken place ", sand! "Twe got to know," who's to communicate with me! oo; matters, of, this kind," Mr, Michel sand, "Now if there thad been one instance of silippage, you know, we can forgive and look for another day. But it's a pattern, so we have no course but to air it publicly, as we are today?

"Mr. Foley was not defended. Drace and the contract of the country in the contract of the contract of

peanetratic concagues already plagued by scandals involving their leadership's failure to properly manage the pow-closed House bank. "The speaker, repeated several times his apology but said he had done nothing improper, The rules were being cheerved, he said. "At first, Mr. Foley was willing to release information on only three of the subponenas, But after persistent Republican questions as to how many more had been issued and discussed with Mr. Stephens, the speaker schowledged, there were five in total, including the one be longing to Mr. Rostenkowski."



Rep. Joe Kotter

Minority Winp News Gingrich of Georgia said Republicans would not have found out about the subpoenas if questions about them had not been raised by a reporter. He said that countrary to Mr. Foley's assertions that Republicans only had to ask, 'the fact is that since we did not know, it's a little difficult for us to ask."

A spokesman for Mr. Description

the fact is that since we did not know, it's a little difficult for us to ask.

A spokesman for Mr. Rostenkow, ski said the congressman did not reveal he had been subporned because it was 'so unspecific that he did not know what the grand Jury, was investigating.

We weren't supe at first whether, the subporne pertained to the House bank issue or whether it had to do with the House Post Office, said. Patrick Jones, a spokesman fon the lifeterm chairman of the tax-writing. Ways and Means panel.

I'll not worried, I don't think this is something to worry about. Mn. Jones added, "One thing, you can't say about Rostenkowski is that he's corrupt. He's not corrupt.

Mn. Kolter, a Pattsburgh area. Democrat who lost his primary bid last month for a sixth term, said in a prepared statement that his political opponents bad leaked information about his connection to the federal investigation, which I did not know, about 's mill the subponens was served."

about in mill the subpoena was served.

Mr. Köter ran last in a three way bemocratic primary won by a former TV pews anchor, Roo Kindt, the work of the subset of the subset of the subset of the subset of the type of information requested. It do not believe my office is the subject or target of any inquiry.

Robert V. Rota, who resigned as postmaster last month as a result of the scandal, has restified before the grand hury.

George Archivald contributed to this report.

this report. 18 mg 9 mg

#### Text of Stephens<sup>®</sup> subpoena

This is the text of the and covering notice delivered to the clerk of the House of Represent atives from U.S. Attorney Joy B. Ste-phens:

atives from U.S. Attorney Joy B. Stephens;

The attached subpoens requires,
you to 'produce certain documents,
and records to a federal grand jury.
The grand jury has determined that,
it needs these documents and records in order to perform its duty to
investigate possible violations of federal cruminal law;

The materials 'covered, by this
subpoens must be collected and preserved without alteration or tampers
ing. Sunce the documents called for
in the subpoens may be submitted
for forensic tests, such as finger,
print and handwriting analysis, hey,
must be carefully collected in a manner that, minimizes, unnecessary,
handing and preserves their physical integrity.

JAY B. STEPHENS

AT JAY B'STEPHENS
United States Attorney

JAY B: STEPHENS
JUNIED States Attorney
ATTACHMENT FOR SUBPOENA
JI. For, the period Jan, J., 1986,
through April 18, 1992, any and all
House of Representatives vouchers,
whether, originals, carbons, or
copies, received from or reflecting
goods or services charged to the office accounts of The Honorable Dan
Rostenkowski, The Honorable Jack
Kolter or the Honorable Jack Russ,
former Sergeant at Arms, or signed
by any of the listed individuals; in
cluding but not limited to vouchers
for postal stamps,
Jay For the period Jan, 1, 1986,
through April 18, 1992, any and all
documents or records regarding the
status of the office voucher accounts
of The Honorable Dan Rostenkow
ski, The Honorable Dan Rostenkow
ski, The Honorable De Kolter or the
Honorable Vack Russ, former, Sergeant at Arms,
J. For, the period Jan, 1, 1986,
through April 18, 1992 any and all
documents or records relating to
overdrafts on the office voucher accounts (of The Honorable Dan
Rostenkowski, The Honorable Dan
Rostenkowski, The Honorable Joe
Kolter or the Honorable Jack Russ,
former Sergeant at Arms,
J. Arm

115th Year

No. 175

# Lawmaker Linked to Violations

Postal Aide Says He Exchanged Vouchers From Rostenkowski

> By Michael York and Kenneth J. Cooper Washington Post Staff Writers

A supervisor at the House Post Office has told federal prosecutors that he improperly exchanged postage vouchers from House Ways and Means Committee Chairman Dan Rostenkowski (D-III.) for cash, in amounts that varied from several hundred dollars to more than \$2,000, according to sources familiar with the grand jury investigation.

The supervisor, James C. Smith, who has been granted immunity from prosecution by U.S. Attorney Jay B. Stephens, alleged that the cash transactions totaled between \$18,000 and \$20,000 over the last five years, sources said. House records show Rostenkowski has submitted postage vouchers totaling more than \$24,000 since 1986.

Vouchers are essentially purchase orders drawn on the office accounts of members of Congress and are used to buy goods and services for official purposes from various congressional facilities, including the House Post Office.

Knowingly converting office funds to personal use could constitute a crime, but sources said yesterday that prosecutors are still seeking to determine whether money obtained through the post office was used for personal expenses. If money was used for official office expenses, sources suggested, it

See POST OFFICE, A9, Col. 1

(Indicate page, name of newspaper, city and state.)

Date: 5/28/92

Edition: WASHINGTON POST

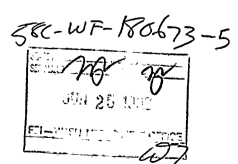
Title: DAN ROSTONKOWSKI

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Character: 58C-WF-180673

Classification: Submitting Office:

Indexing:



#### House Aide Says He Improperly Exchanged Postage Vouchers From Roster

POST OFFICE, From A1

would be considered more of a technical infraction for which criminal prosecution

mail letters and packages free simply, by using envolves or address labels with their printed signatures, this franking privilege does not extend to all forms of mail. House

infraction for which criminal prosecution would be infilely:

(Rostenkowski's spokesman said yester, day that Rostenkowski had not received any cash in return for postage vouchers, He said the office records to verify that stamps, were received for the youchers, but he said all of the subpocased records have been turned over to the grand jury.

(Asked law week whether he or an aide had signed the vouchers, Rostenkowski said, T sign rouchers.

(Rostenkowski was among, three House, members javle, received subpocass three weeks ago for office records, including records of stamp purchases, It was the first indication that a grand jury investigating all-geed criminal volations at the House, Post Office was focusing on House members.

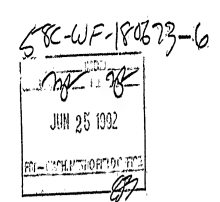
Although House members are allowed to

Vouchers are essentially purchase orders drawn on office accounts of members of Congress and used to buy goods and services for official purposes from congressional facilities:

ing the House session on May 14 Today House Administration Committee Chairman Charbe Rose (D-N.C.) and the committee ranking minority member, Rep. Wilham M.

Thomas (R Calif.); are scheduled to report on the progress of the House task force inspection of the progress of the House task force inspection of the progress of the House task force inspection of the post office.

Although Smith has worled as a patronage employee sponsored by Rostenhowski, a source close, 16 Rostenhowski, and the congressman that seen Smith only although confirmed. Mr. Rostenhowski, and the conformed that Smith is cooperating with the investigation, but declined to comment further, source also have said the grading funds to previously seeking to determine whether some members converted camping funds to previously seeking to determine whether, some members converted camping funds to previously seeking to determine whether, some members converted camping funds to previously seeking to determine whether, some further, source also have said the grading funds to previously seeking to determine whether, some members converted camping funds to previously seeking to determine whether, some further in the seeking to determine whether some further in the seeking to the seeki



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Date: 5/29 192

Edition: WASHINGTON POST

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A4 Friday, May 29, 1992

THE WASHI

## Rostenkowski Calls Allegations Untrue

#### Citing Ongoing House Post Office Probe, Lawmaker Limits Comment

By Edward Walsh and Kenneth J. Cooper Washington Post Staff Writers

House Ways and Means Committee Chairman Dan Rostenkowski (D-Ill.) yesterday described as "totally untrue" allegations by a House Post Office employee that Rostenkowski's office received cash in exchange for official expense vouchers written for postage stamps.

"Since there is an ongoing investigation, I will have nothing to say beyond this statement," Rostenkowski told reporters at his district office in Chicago. He refused to answer questions.

Sources have said that James C. Smith, who is on leave as director of the House Post Office's counter clerks, has told federal prosecutors that cash transactions totaled between \$18,000 and \$20,000 over the past five years. U.S. Attorney Jay B. Stephens has granted Smith immunity from prosecution.

"First, recent allegations in the press are totally untrue. I am confident that this inquiry will conclude that the rumors are totally without foundation," Rostenkowski said in the statement.

"Second, as I've said before, I'm cooperating fully with the U.S. attorney and have given them all the records they requested. And finally, I hope I am not going to be subjected to continued groundless innuendo and hearsay from anonymous sources in the press," he said.

A federal grand jury has subpoenaed expense vouchers from 1986 to April 1992 for Rostenkowski, Rep. Austin J. Murphy (D-Pa.), Rep. Joe Kolter (D-Pa.) and former House sergeant-at-arms Jack Russ. Russ, who ran the House Bank, had few official expenses during that period, based on a Washington Post review of expense reports compiled by the House Clerk's office.

In Washington, the House was notified of three new subpoenas that apparently are unrelated to the May 6 subpoenas to Rostenkowski, Murphy and Kolter.

Acting Postmaster Michael J. Shinay confirmed that the subpoenas were served to three employees.

A source identified two of the employees as Griff Williams, a passport clerk and son of Rep. Pat Williams (D-Mont.), and Kimberly C. Scrogum, who was a secretary to then-Postmaster Robert Rota late

last year. The third employee, whose name could not be learned, was described as a passport clerk.

Williams and the third employee, according to the source, have been drivers whose work involves the pickup and delivery of passports and visas for congressional trips abroad.

The source suggested the latest subpoenas were directed at exploring allegations of ghost employees and the unlawful use of official vehicles at the post office.

hicles at the post office.

Rep. Charlie Rose (D-N.C.), chairman of the House Administration Committee and a leader of a bipartisan task force that is conducting a separate investigation of the post office, said in the panel's preliminary report that it would make its final report next month, after the May 30 deadline. One source of delay has been Stephens's threat to revoke Smith's immunity if he testified to task force investigators earlier this month.

Rose said he had seen no evidence of ghost employees at the House Post Office, as some news reports have alleged.

Walsh reported from Chicago, Cooper from Washington. 58c-WF-180673-7 

W

Date: 5/30/92

Edition: WASHINGTON POST

DAN ROSTENKOWSKI

586-WF-180673

## Hill Aide Says He Carried Campaign Mail

#### Congressman's Son Among 3 Subpoenaed in House Post Office Probe

**Associated Press** 

Two House employees were ordered to pick up and deliver mailed campaign contributions to offices in the Capitol complex, despite prohibitions against receiving political monies in government offices, one of the couriers said yesterday.

Griff Williams, who worked at the House Post Office as a congressional-not Postal Service-staff member, said he picked up campaign mail, sent to a regular post office outside the Capitol grounds, for five lawmakers for several months. He said he refused to continue because he questioned the propriety of the action.

Both federal law and House rules restrict, the receipt of campaign' contributions in government offices. In addition\_employees\_are\_barredfrom political work as part of their official duties. Government equipment, such as the House postal vehicles used by the couriers, cannot be used for campaign work.

Williams, the son of Rep. Pat Williams (D-Mont.), is one of three people subpoenaed this week by a federal grand jury investigating operations at the House Post Office.

"It was time-consuming in an already busy schedule, it wasn't in my job descriptions and, because I had been around politics all my life, it just felt like there was something a little inappropriate," Williams said in an interview.

Williams, who spent most of his work hours assisting lawmakers and others in obtaining passports and visas, said he was regularly ordered by post office chief of staff Joanna O'Rourke, who is on medical leave and could not be reached for comment, to go to a post office here and pick up mail at boxes rented by campaign organizations for five House members. The pickups were on official work time, Williams said.

tained the postal box because he "never got involved in campaign contributions." When he learned of the courier service, Mavroules said, "I stopped that practice immiediately."

Williams said he brought the mail back to the main post office in the Capitol complex, where someone from the lawmaker's office usually

would pick it up. Williams said "it was my assumption" that the mail included political donations.

Others subpoenaed this week were James Jenkins, who also worked as a courier, and Kimberly Scrogum, a secretary to former postmaster Robert Rota. Neither Jenkins nor Scrogum could be reached for comment.

Nicholas Mayroules (D-Mass.), Dennis M. Hertel (D-Mich.), Mary Rose Oakar (D-Ohio), Jim Moody (D-Wis.) and Edward F. Feighan

Oakar has said previously that she rented a post office box as an address for campaign contributions but stopped the practice immediately after learning that "a courier on his regular rounds to the post office was picking up mail from this post office box."

for campaign contributions: A camsaid. Feighan is not seeking reelection.

spokesman Kunian said when his office learned that House Post Office employees were picking up the mail and bringing it to the lawmaker's congressional office heimmediately ordered it stopped.

Hertel spokeswoman Mary Conklin said, "We never asked for the

Mayroules said he was unaware that a former staff aide had ob-

He identified the five as Reps. (D-Ohio).

Feighan aide Dan Clark said in April, when stories first appeared about the courier service, that the lawmaker used the post office box paign volunteer would retrieve mail from the box and send it to Feighan's Ohio campaign office, Clark

FBI/DOJ

## Oakar Wins Primar Despite Hill Scand

Other House Contests Test Impact of Rights Act

By Kenneth J. Cooper.

Rep. Mary Rose Oakar (D-Ohio) yesterday defied conventional po-litical wisdom and headed off pri-

intical wisdom and headed out pri-mary challengers despite wide-spread anti-Congress sentiment in-her Cleveland area district.

Oakar, seeking a ninth term, led a seven-candidate field with less than a majority of votes, according to incomplete returns late last night. Her principal competitor and the apparent runner-up, Cuyahoga County Commissioner Timothy F. Hagan, conceded defeat after 11

p.m. About six of 10 ballots were go-ing to candidates other than Oakar, but Hagan, an intense intellectual with liberal politics; was hurt by an unexpectedly large vote for minor candidates in the race.

It appeared that Oakar, who had 213 overdrafts at the now-closed. House Bank, would become the first of the top 22, abusers of checking privileges to survive a primary chal-lenge, Rep. Charles A. Hayes (D-III.) and Rep. Bill Alexander (D-Ark.) were defeated in earlier, pri-

maries ... Besides her bad checks, which Hagan featured in a television advertisement late in the campaign. Oakar has chaired the House Administration subcommittee that oversees the House Post Office,

which, has been embroiled in a grand jury investigation. In southern Ohio, another House member dogged by the House Bank scandal was leading in a primary, race between two Republican in-cumbents. Partial returns showed Rep. Bob McEwen, who had 166 had checks, defeating Rep. Clarence E. Miller.

In a North Carolina runoff be-

In a North Carolina runoff be-tween the top Democratic finishers in the May 5 primary Eva Clayton, a Warren County commissioner, handily defeated Walter B Jones Jr., the son of a retiring House member Clayton, who is back, had been expected to beat Jones, who is white in the heavily minority dis-trict created under the Voting Rights Act Rights Act



TREP, MARY ROSE OAKAR faced strong challenge in Ohio

#### CONGRESSIONAL RACES UNOFFICIAL RETURNS

Selected primary results for Senate and House seats.

DEMOCRATIC RACES

Candidate

ALABAMA

U.S. Senate, 71% of precincts

Chris McNair 112,672 28 Sen: Richard C. Shelby 248,008 61

House District 2, 74% of precincts

Faye Baggiano

Larry Lee 11,762 18 George Wallace Ir. 131,094 48 House District 7, 68% of precincts

Earl F. Hilliard

29,800 33 19,351 21 20,803 23 John Knight Henry Sanders

NORTH CAROLINA

House District 1, 100% of precincts

Eva Clayton Walter B. Jones Jr.

NEW JERSEY

(Indicate page, name of newspaper, city and state.)

Date: 6/3/92

Edition: WASHINGTON POST

DAN RESTONKOUSKI حت مر

Character: 580~~ ロー180673

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Indexing:

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she is expected to become the first North Carolina woman elected to a full term in Congress and one of the first black members to represent the state since George Henry White left office in 1901.

Clayton told supporters in Rocky.

Mount that the election had been a people's process, but lones compared the creation of the predominantly minority district to going back to segregation, the Associated Press reported. ated Press reported.

Besides Ohio and California, congressional primaries also were being held in Alabama, Iowa, Montana, New Jersey and New Mexico.

The cluster of congressional elec-

tions was likely to provide clues about the changing composition of the House, which many observers is expect to get 100, or more new members. It is already certain to have at least 65 newcomers, having lost nine members to primary de-feats and 56 others to voluntary retirements, a new high since World War II.

More incumbents, mostly but not all Democrats, are considered vulnerable because they had a number of overdrafts at the House Bank.
The expected turnover, coupled with redistricting that generally favors? Republican strongholds in the suburbs. South and West, has raised hopes in the GOP minority of breaking 38 years of continuous Democratic control of the House.

Political analysts have predicted that the Voting Rights Act, which has compelled states to draw more districts with large minority populations, is likely to result in a large increase in black and Hispanic.

During a short campaign in a redrawn district. Oakar emphasized her record of constituent service, bringing federal dollars to the Cleveland area and keeping government jobs there. She exhibited her skills as a campaigner with a per-sonal touch, and loaned her cam-paign \$135,000;

In Alabama, three elected officials were yying in a Democratic field of six candidates to become that state's first black member of Congress since Jeremiah Haralson Congress since peremian; maraison in 1876. Each of the three had a different geographic base in a district shaped by the Voting Rights. Act. state Sen. Earl F. Hilliard of Birmingham, state Sen. Henry, Sanders of Selma and Montgomery. County Commissioner John Knight.

In the Democratic primary for a Senate seat from Alabama, incum-bent Richard C. Shelby defeated Chris McNair, a Jefferson County commissioner whose daughter was among four black girls killed when a Baptist church was bombed in 1963, and two other challengers:

Rep Frank Pallone Ur. 79 8 399 477 Bob Smith 8 339 45
House District 13, 88% of precincts
Robert Haney 10,457 312 Robert Menendez 22,911 69
ОНЮ
House District 10, 82% of precincts
Timothy F. Hagan 25,341° 30° Rep. Mary Rose Oakar 33,170° 39°
House District 19, 87% of precincts
Eric Fingerhut 16,861 22 Dennis Kucinich 14,085 18 Tim McCormack 14,458 19
REPUBLICAN RACES
OHIO
House District 6, 86% of precincts
Rep. Bob McEwen 29,697,53 Rep. Clarence E. Miller. 26,484,47
SOURCE: Associated Press
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REP. BOB McEWE faced fellow GOP incumbent Miller



spotlighted rival's bank overdrafts

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(Indicate page, name of newspaper, city and state.)

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WASHINGTOD POST 6/10/92

#### Ex-Postal Clerk In House Guilty

A former clerk at the House Post Office yesterday pleaded guilty to embezzlement and drug charges and promised to cooperate with a grand jury investigation of alleged corruption on Capitol Hill.

Wendell Magruder, 33, was ordered held without bond pending the outcome of a urine test. U.S. District Judge Norma Holloway Johnson said she was concerned about Magruder's admission that he sold crack cocaine, cocaine powder and marijuana to former co-workers in the Post Office.

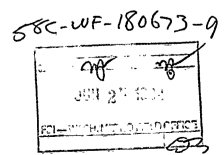
"I'm concerned about the drugs,"
Johnson said. "It is an ever-present
danger to this community,"

Under his agreement with federal prosecutors, Magruder pleaded guilty to embezzling more than \$13,000 from his stamp drawer at the House Post Office, concealing a material fact from investigators and conspiring to distribute drugs. In return, prosecutors agreed to drop a fourth charge, distribution of cocaine.

Magruder is the fifth employee of the House Post Office to plead guilty to corruption charges. Johnson scheduled sentencing for Aug. 28. Date: G/10/52
Edition: LASH/NOTON POST

Title: DAN ROSTENACUSKI
OO: WF

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Submitting Office:





#### Memorandum





To : SAC, WMFO (58C-WF-180673) (P) (C-9) Date 6/26/92

From : SA

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Subject:

PLATE BLOCK

OO:WF

On 6/24/92, the writer obtained copies of numerous memoranda of interviews which were conducted by personnel from the U.S. Postal Service and the U.S. Capitol police regarding the captioned matter.

These memoranda are attached for inclusion in the case file.

2 - WMFO (Attachments)
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INDEXING TELLINGITE OF ATTACHMENTS

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FRIDAY, JUNE 26, 1992 \*

WASHINGTON; D.C.

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## d fails for House posta

**Democrats** prevail in vote

By Paul M. Rodriguez

House Democrats yesterday blocked Republican efforts to get immunity from prosecution for the whose testimony could taint some: lawmakers and top Democratic offi-

O'Rourka Many trails lead back to her Rep. Pat Roberts, the Kansas Repub-lican who sought the Immunity told his colleaguese

certed about hampering the jour state of this formally could well undermined the honesty of this formal prosecution and investigation of the allegations of course and a federal grand lury-crainfail wrongdoing and misman. Rep. Steny Hoyer, Maryland correluterms, If Joanna O'Rourke Carolina Democrat, in Pebruary begament at the post office, he said committee, many of the allegations of Course scandal, clied problems in the proposal, Mrs.

Course scandal, clied problems in the prosecution and investigation of the formal prosecution and investigation that is ongoing? The said. The 'Administration Committee, with the condition of the formal prosecution and investigation that is ongoing? In said. The 'Administration Committee, and the said of the carolina Democrat, in Pebruary becomes the proposal, Mrs.

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Democrates, concerned over a O'Rourke's testimony before a speding criminal probe, outvoted did House task force investigating and obtained court approval for inreRepublicans on the House Adminthe post office could/not be used munny of winesses under criminal.
House, Mr. Hoyer said in reference
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When the post office concludes the House has sufthe post office, cochairman with Mr. Rose, said yester,
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trict Court judge.

We are not a criminal investiga-

But senior Democratic members of the panel said they were con-cerned about hampering the on-

office thief of staff; Congress Is unwilling or unable to investigate its own affairs, he said,

In a partisan spipe at Democrats, Mr. Roberts also said that "at no time" did any witness make allegations of

see HOUSE, page A8

#### HOUSE

From page A1

a Republican staffer or a Republican" having committed any wrongdoing at the post office.

"In fact, Republicans at no time had anything to do with frunning or managing) the post office," he said.

Since Jan. 22, The Washington Times has published a number of articles on alleged wrongdoing at the post office, as well as allegations that members of Congress converted stamps for cash, used post office employees for non-postal functions, circumvented restrictions on "franked" mail and made use of special post office boxes to collect campaign contributions.

The Times has reported that umamed House members have converted campaign checks into cash at the post office and also cashed personal checks there when they no longer could do so at the House, balls.

Postmaster Robert V. Rota was forced to resign in mid-March as a result, of the publicized practices, many of which violate House rules and possibly break criminal and campaign laws.

Mr. Stephens already has secured guilty pleas from five former post office employees, including one supervisor.

Along with those five former employees, James C. Smith, an assistant postmaster for accounts, reportedly is cooperating with Mr. Stephens in vestigation

Based on such cooperation, Mr. Stephens recently issued subpoenas to three Democratic lawmakers for their office accounts going back, to 1986, including their records involving purchases of postage stamps. The lawmakers, who are said to be

complying with the requests, in the clude Reps. Dan Rostenkowski of Il-slinois, and Joe Kolter and Austin Murphy, both of Pennsylvania.

Mrs. O'Rourke, who recently invoked her rights against self-incrimination during an appearance before the task force, is reportedly willing to cooperate with either the House task force on Mr. Stephens' office, but only if granted immunity from prosecution.

Rep. Leon Panetta, 'California' Democrat, raised concerns shared by both Democrats and Republicans that "providing immunity to anybody should only be done if we have a very clear indication that [they] will testify."

John Napier, a Democratic lawyer on the panel, said he was not aware of any guarantees that Mrs. O'Rourke would testify fully about her knowledge of alleged wrongdoing at the post office.

He also raised questions — based; on the experiences of giving former. White House aides Oliver North and John Poindexter immunity from prosecution in the Iran-Contra scandal — that convictions might be difficult to obtain if the committee sought immunity for Mrs. O'Rourke. The convictions of Col. North and Adm. Poindexter, national security advisers to President Reagan, were overturned.

'Mr. Roberts acknowledged it was "a tough call" but argued that without Mrs. O'Rourke's immunized testimony, there are "great discrepancies in the testimony of the 61 witnesses...

"We're going to have a report with, holes in it... and I'm not sure what good that report is going to do as a result," he said.

The six-member task force is scheduled to make a report on its investigation to the House on July 6.

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PLATE BLOCK KBC-WF-180673

#### As House Post Office Prepares for Historic Change (Bringing in USPS), Doubts Raised

onths after reports of embezzle ment and drug dealing in the House Post Office hit the headlines, the new Postmas

Office hit the headlines, the new Postmas lett is preparing his staff for a historic change—shifting major parts of the operation to the US Postal Service.

Also, the Postmaster Michael Shinay, himself a vereran of the USPS, said his House employees recently passed two surprise audits with flying colors.

The recently reorganized Post Office is also testing a new Saurday work schedule that is expected to save the House more than \$37,000 in overtime each year.

The surprise audits came last Tuesday

than \$37,000 in overtime each year.

The surprise audits came last Tuesday, and Wednesday when the USPS dropped in to check the money and stamp drawers of six House postal windows located in the Ford Annex building and the Capitol

The money count at one station was just \$3.25 short. The second station actually came out about \$60 over.

came out about \$60 over.

Than's more than acceptable considering you're dealing with nickels and dimes, said Shinay, who was named three months said Shinay, who was named three months; as by Speaker, Tom Foley (D-Wash) to be ad the House Post Office on a temporary basis; I was real pleased with the audits; I felt great for the employees.

[Roll Call first published reports last August of a postal worker who allegedly stole several thousand obtains from the Post Office and fold in the Cashada Casha

to the Cambbean Capitol Police investigators launched a probe into the theft and possible other crimes within the Post Office. The

adoption of this resolution, the functions adoption of mis recommon, me innertials accounting of all transactions.

The Post Office will also from three bours.

be transferred to the Director of Non-legis accoming of all transactions.

The Post Office will also trans three boars, that we and Financial Services.

Shinay added that a USPS changeover from its Saunday workday, with the Long of the Country of the function and would mean the climination of 14 current, worth mail room open from 9 am to 1 p.m. entities referred to in subsection (a) positions. He said he bogod the remaining are linited Mail and Internal Mail Operation (a) positions could be absorbed into the for about five weeks, is expected to save, tons (including coordination with positions could be absorbed into the for about five weeks, is expected to save, tons (including coordination with positions for the properties).

Salats Postal Service):

The Post Office will also time three boars. The Post Office will also time its sample of the control of the contro

But Rep. Bill Thomas (R-Calif), a mem-ber of the Post Office Task, Force, said Thursday that bringing the USPS to the House is not a certainty and is being re-viewed by the task force.

fice implemented last week was a new Post Office officials compressed Saturday work schedule. To compensate for

To compensate for the reduced hours compressed Saurday work schedule. To compensate for the induced hours, The Post Office has reduced its Saurday. Members can drop off franked mail in about hours, cutting from two to one the humbers, fourside the: Longworth, stamp counter, of mail pick-ups and deliveries to House. Members, however, are asked to have their offices; Mail yull now be delivered and a franked mail ready for the 11:30 pick-ups.

Meanwhile, House postal employees »

#### audits this week with flying colors.

USPS then took over the investigation along

with the US Attorney's Office.
Then, in early February, the Washington. Times reported that the probe included allegations of drug sales to Hill employees.

Former House Postmaster Bob Rota resigned in the wake of the scandal in March, and Shinay, who was executive assistant to the US Postmaster General at USPS, took over in April..

In an interview this week, Shinay said he is uncertain how long he will remain with. the House and is awaiting a final report by a Congressional bipartisan task force reviewing the Post Office scandal. That report is due on July 6.

The task force, made up of six members of the House Administration Committee, is also reviewing details of the change over bring. ing the USPS to the House to handle outside mail operations. Internal mail delivery would continue to be under House management.

While the changeover appeared to be a fait accomplitunder a sweeping reform package passed in April; at least one Member says that bringing in the USPS is not definite, and Shinay himself expressed

some uncertainty.

Among other things, the reform package. called for the elimination of the Postmaster; position by July 8 and the use of the USPS for outside mail operations. The bill also established the position of Director of Nonlegislative and Financial Services, who would oversee all financial House operations including internal mail operations.

The exact language of the bill reads: "As soon as practicable, but not later than the

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WASHINGTON TIMES

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Date:

58c-WF-180673

The Washington Times

\*SUNDAY, JUNE 28, 1992 / PAGE Å5

# Rostenkowski's gumshoe seeks alibi at post office

By Paul M. Rodriguez THE WASHINGTON TIMES

A private investigator working for Rep. Dan Rostenkowski has been calling House post office employees asking for information that might lift a cloud of suspicion dangling over her client.

The investigator, lawyer Barbara Rowen, has been calling postal employees in an attempt to determine whether it was Mr. Rostenkowski or one of his top aides who had the most dealings with the scandal-plagued post office, according to congressional officials who spoke with The Washington Times.

Ms. Rowen's questions seem to suggest that one particular aide to Mr. Rostenkowski may have acted improperly, according to one of the officials who spoke on condition of anonymity.

Ms. Rowen deferred a reporter's call to Washington lawyer Stanley Brand.

Mr. Rostenkowski, Illinois Democrat and chairman of the House Ways and Means Committee, hired Mr. Brand after a federal grand jury earlier this year subpoenaed him to produce six years of office expense records.

The grand jury is investigating allegations of criminal wrongdoing at the House post office.

U.S. Attorney Jay B. Stephens, who is running the grand jury probe, has sought not only Mr. Rostenkowski's records from 1986 to '92, but also those of Pennsylvania Democratic Reps. Austin Murphy and Joe Kolter.

Mr. Stephens also requested the three lawmakers' records on stamp purchases during the six-year pe-



Rep. Dan Rostenkowski

riod. All three members, who are said to be cooperating, have denied any wrongdoing.

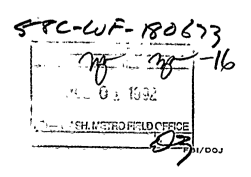
House postal employees, already under intense scrutiny because five former co-workers have pleaded guilty to illegal drug charges and embezzlement, have complained to acting House postmaster Michael Shinnay about Ms. Rowen's calls to their homes and during office hours.

"The postmaster had to tell her to stop making phone calls during the day to the office," one official familiar with the situation told The Times. "He [the postmaster] told her to also not come into the post office and talk to the employees anymore," the official said

The grand jury is looking into allegations that some current and former lawmakers improperly sold postage stamps for cash, converted campaign checks for cash and cashed personal checks after having lost that privilege at the now-closed House bank.

The Washington Post has reported that James C. Smith, an assistant postmaster for accounts now on leave from the House post office, has told investigators that Mr. Rostenkowski converted about \$20,000 in office stamps for cash. The congressman has denied these charges.

Calls to Mr. Shinnay and Mr. Brand were not returned yesterday.



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### United States District Court

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	SUBPOENA FOR:	☐ DOCUMENT(S) OR OBJECT(S)
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PLACE United States District Court		COURTROOM
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Third & Constitution Avenue, N.W. Washington, D.C. 20001		Thursday, July 16, 1992 at 3:30 p.m.
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☐ Please see additional information on reverse.		
This subpoena shall remain in effect until you are grabehalf of the court COURT FOR	inted-leave to depart by	the court or by an officer acting on
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WENDY WYSONG, AUSA (202) 514-9832

555 4th Street, N.W., Room 5106

Washington, D.C. 20001

Public Corruption/Government Fraud Section

of the United State

<sup>\*</sup>If not applicable, enter "none."

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for official mailings. To utilize a voucher to obtain postage stamps, a Member completes the voucher specifying the quantity and price of the item requested, and submits it to the House Post Office. The Member receives the stamps and a copy of the voucher. The original voucher is kept by the Director of Accountable Papers until he forwards it to the House Finance Committee for reimbursement. After the voucher is paid, the Member's administrative expense account is debited in the amount of the voucher. The paid voucher itself is stored with the disbursing office of the Clerk of the House.

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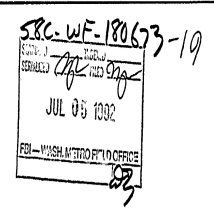
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In 1980, WMFO conducted an investigation with parallel allegations regarding this "stamps for cash" scheme. This investigation, which was initiated upon a request for a preliminary investigation from the Department of Justice, centered around information that retiring Members from the House of Representatives were leaving office with large amounts of postage stamps obtained from the House Post Office. This matter was eventually closed as prosecution was declined by the Public Integrity Section of the Department of Justice due to lack of criminal intent on the part of the Members involved.

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During this 1980 investigation, were interviewed by Trial Attorneys from the Public Integrity Section. During these interviews, which were conducted on	b6 b7C b7D
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HOUSE OF REPRESENTATIVES POST OFFICE;

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THE PURPOSE OF THIS COMMUNICATION IS TO PROVIDE

BACKGROUND INFORMATION TO FBIHQ REGARDING INDIVIDUALS WHO HAVE

PLEADED GUILTY TO VARIOUS CHARGES PRIOR TO THE INVOLVEMENT OF

WMFO IN THIS MATTER, TO IDENTIFY TO FBIHQ INDIVIDUALS WHO WILL

BE CHARGED IN THIS MATTER IN THE NEAR FUTURE AND TO UPDATE

FBIHQ ON THE RESULTS OF CURRENT INVESTIGATION.

FOR THE INFORMATION OF FBIHQ, THIS MATTER WAS INITIALLY PREDICATED UPON A COMPLAINT FROM THE STAFF OF THE U.S. HOUSE OF REPRESENTATIVES POST OFFICE (HPO) TO THE U.S. CAPITOL POLICE IN APRIL OF 1991. THE SUBSTANCE OF THIS COMPLAINT WAS THAT THE STAMP AND CURRENCY DRAWER OF AN AWOL HPO STAMP CLERK WAS SHORT APPROXIMATELY \$7000.00. THIS INITIAL COMPLAINT AND SUBSEQUENT AUDIT CONDUCTED BY THE CAPITOL POLICE LED TO THE

PAGE 3 (WMFO 58C-WF-180673) UNCLAS

NOTIFICATION AND INVOLVEMENT OF THE U.S. POSTAL INSPECTION

SERVICE (USPIS) IN JULY OF 1991. AUDITS AND OTHER

INVESTIGATION CONDUCTED BY THE USPIS FOUND THAT 9 OF THE 12

EMPLOYEES RESPONSIBLE FOR CASH AND STAMPS AT THE HPO WERE

SHORT A TOTAL OF APPROXIMATELY \$37,000.00 OUT OF A TOTAL CASH

AND STAMP ACCOUNTABILITY OF APPROXIMATELY \$475,000.00. THE

USPIS AND THE CAPITOL POLICE DETERMINED THAT CERTAIN HPO

EMPLOYEES WERE INVOLVED IN THE EMBEZZLEMENT OF GOVERNMENT

FUNDS AND OTHER ILLEGAL ACTIVITIES SUCH AS DRUG TRAFFICKING,

CHECK KITING, FAILURE TO WORK OVERTIME THAT WAS CLAIMED,

BACKDATING OF MAIL AND THE USE OF SPECIAL HPO ACCOUNTS TO

"EXPRESS MAIL" PERSONAL ITEMS.

A TOTAL OF FIVE INDIVIDUALS HAVE PLEADED GUILTY AS A
RESULT OF THIS INITIAL INVESTIGATION CONDUCTED BY THE CAPITOL
POLICE AND THE USPIS. THESE INDIVIDUALS AND THE CRIMES THAT
THEY HAVE PLEADED TO ARE AS FOLLOWS:

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^PAGE 4 (WMFO 58C-WF-180673) UNCLAS

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PER THEIR PLEA AGREEMENTS, THE ABOVE NAMED INDIVIDUALS ALL AGREED TO COOPERATE FULLY WITH THE GOVERNMENT IN ITS INVESTIGATION OF THE HPO.

THE INTERVIEWS OF THESE INDIVIDUALS AS WELL AS
INDEPENDENT INVESTIGATION CONDUCTED BY THE CAPITOL POLICE AND
THE USPIS DETERMINED, IN ADDITION TO THESES INDIVIDUALS AND
CHARGES, THAT THE MANAGEMENT OF THE HPO AND VARIOUS
REPRESENTATIVES WERE INVOLVED IN CERTAIN ILLEGAL ACTIVITIES.
THESE ILLEGAL ACTIVITIES INCLUDED THE IMPROPER CONVERSION OF
U.S. FUNDS ALLOCATED FOR POSTAL EXPENSES TO CASH FOR THE
REPRESENTATIVE'S PERSONAL USE AND THE UTILIZATION OF THE HPO

b6 b7C ^PAGE 5 (WMFO 58C-WF-180673) UNCLAS

TO CONVERT CHECKS, DRAWN ON THE REPRESENTATIVE'S CAMPAIGN FUND

ACCOUNTS, TO CASH FOR THE REPRESENTATIVE'S PERSONAL USE.

THIS SECOND PHASE OF THIS INVESTIGATION HAS IDENTIFIED OTHER INDIVIDUALS WHO HAVE BEEN INVOLVED IN THIS SCHEME. AS A RESULT, THE INDICTMENT OF THE FOLLOWING HOUSE STAFFERS CAN BE EXPECTED IN THE NEAR FUTURE:

EXPECTED IN THE NEAR FUTURE:	b6
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6. REP. DAN	F
ROSTENKOWSKI.	
OF THESE AFOREMENTIONED SIX INDIVIDUALS, THE MOST	
PROBABLE IMMEDIATE ACTION ON THE PART OF THE U.S. ATTORNEY FOR	
THE DISTRICT OF COLUMBIA (USA) WILL INVOLVEAS THERE	
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APAGE 6 (WMFO 58C-WF-180673) UNCLAS
ADDITIONALLY, THE USA INTENDS TO HAVE INTERVIEWS
CONDUCTED WITH VARIOUS HOUSE STAFF MEMBERS THAT ARE EMPLOYED
·

CONDUCTED WITH VARIOUS HOUSE STAFF MEMBERS THAT ARE EMPLOYED
IN THE OFFICES OF ROSTENKOWSKI, KOLTER AND MURPHY. THESE
INTERVIEWS ARE CURRENTLY ON HOLD DUE TO THE FACT THAT THE
USA'S OFFICE DOES NOT WANT THESE INTERVIEWS CONDUCTED IN THE
PRESENCE OF THE HOUSE COUNSEL. THESE PROSPECTIVE INTERVIEWEES
ARE AS FOLLOWS:

ROSTENKOWSKI'S OFFICE:

1.	

b6 b7C b6 b7C b7D

^PAGE 7 (WMFO 58C-WF	'-180673) UNCLAS		
2.			
MURPHY'S OFFICE:			
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KOLTER'S OFFICE:			
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IT IS THE POSITION OF THE USA THAT THESE INDIVIDUALS WILL BE ABLE TO PROVIDE BACKGROUND INFORMATION AS TO OFFICE PROCEDURES INVOLVING THE POSTAL VOUCHERS AND THAT THEY MAY BE ABLE TO PROVIDE ADDITIONAL CORROBORATIVE INFORMATION ON THE MISUSE OF THE VOUCHERS ON THE PART OF THE REPRESENTATIVES.

ON 6/19/92, THE USA'S OFFICE SENT LETTERS TO THE

^PAGE 8 (WMFO 58C-WF-180673) UNCLAS

THESE LETTERS EXTENDED INVITATIONS TO THESE

TESTIFY AS TO THESE MATTERS BEFORE THE 6/25/92 SESSION OF THE

FEDERAL GRAND JURY. TO DATE, NO RESPONSE HAS BEEN RECEIVED

FROM THESE

AS INDICATED IN REFERENCED TELETYPE, WMFO INITIATED ITS
INVESTIGATION INTO THIS MATTER IN LATE MAY, 1992, BASED ON A
REQUEST FOR ASSISTANCE FROM THE UNITED STATES ATTORNEY'S
OFFICE. WMFO IS CURRENTLY INVOLVED IN THE DEBRIEFING OF
WITNESSES WHO ARE NOW COOPERATING AND HAVE TAKEN AN ACTIVE
ROLE IN DEVELOPING INVESTIGATIVE STRATEGIES. THIS
INVESTIGATION IS BEING CONDUCTED JOINTLY WITH THE UNITED
STATES POSTAL SERVICE, AND THE UNITED STATES CAPITOL POLICE.
WMFO HAS DEVELOPED A GOOD WORKING RELATIONSHIP WITH THESE
AGENCIES, AND FORESEES NO PROBLEMS IN CONTINUING THE
INVESTIGATION IN THIS MANNER. WMFO WILL KEEP FBIHQ APPRISED
OF PERTINENT DEVELOPMENTS AS THIS INVESTIGATION MOVES FORWARD.
BT

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<sup>17</sup> 549/181 0000 MRI 00549

PP RUCNEB

DE FBIWMFO #0008 1811341

ZNR UUUUU

P 291326Z JUN 92

FM FBI WMFO (58C-WF-180673) (P) (C-9)

TO DIRECTOR FBI/PRIORITY/

BT

**UNCLAS** 

SECTION ONE OF TWO SECTIONS

CITE: //3920//

b6 b7C

PASS: FBIHQ. SSA PUBLIC CORRUPTION UNIT.

SUBJECT: "CHANGED"; PLATE BLOCK; OO:WMFO.

THE TITLE HAS BEEN CHANGED IN THIS MATTER TO THE CAPTIONED CODE NAME. THE TITLE OF THIS CASE WAS PREVIOUSLY CARRIED AS FOLLOWS:

REPRESENTATIVE DAN ROSTENKOWSKI, CHAIRMAN,

HOUSE WAYS AND MEANS COMMITTEE;

REPRESENTATIVE JOSEPH P. KOLTER;

REPRESENTATIVE AUSTIN J. MURPHY;

HOUSE OF REPRESENTATIVES POST OFFICE;
UNITED STATES HOUSE OF REPRESENTATIVES;
CORRUPTION OF FEDERAL PUBLIC OFFICIALS—
LEGISLATIVE BRANCH;
(OO:WMFO)
RE WMFO TELETYPE TO FBIHQ DATED 5/29/92 AND TELCAL FROM

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b7c

TO SSA 6/22/92.

THE PURPOSE OF THIS COMMUNICATION IS TO PROVIDE

BACKGROUND INFORMATION TO FBIHQ REGARDING INDIVIDUALS WHO HAVE

PLEADED GUILTY TO VARIOUS CHARGES PRIOR TO THE INVOLVEMENT OF

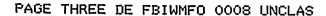
WMFO IN THIS MATTER, TO IDENTIFY TO FBIHQ INDIVIDUALS WHO WILL

BE CHARGED IN THIS MATTER IN THE NEAR FUTURE AND TO UPDATE

FBIHQ ON THE RESULTS OF CURRENT INVESTIGATION.

WMFO SA

FOR THE INFORMATION OF FBIHQ, THIS MATTER WAS INITIALLY PREDICATED UPON A COMPLAINT FROM THE STAFF OF THE U.S. HOUSE OF REPRESENTATIVES POST OFFICE (HPO) TO THE U.S. CAPITOL POLICE IN APRIL OF 1991. THE SUBSTANCE OF THIS COMPLAINT WAS THAT THE STAMP AND CURRENCY DRAWER OF AN AWOL HPO STAMP CLERK WAS SHORT APPROXIMATELY \$7000.00. THIS INITIAL COMPLAINT AND



SUBSEQUENT AUDIT CONDUCTED BY THE CAPITOL POLICE LED TO THE NOTIFICATION AND INVOLVEMENT OF THE U.S. POSTAL INSPECTION SERVICE (USPIS) IN JULY OF 1991. AUDITS AND OTHER INVESTIGATION CONDUCTED BY THE USPIS FOUND THAT 9 OF THE 12 EMPLOYEES RESPONSIBLE FOR CASH AND STAMPS AT THE HPO WERE SHORT A TOTAL OF APPROXIMATELY \$37,000.00 OUT OF A TOTAL CASH AND STAMP ACCOUNTABILITY OF APPROXIMATELY \$475,000.00. THE USPIS AND THE CAPITOL POLICE DETERMINED THAT CERTAIN HPO EMPLOYEES WERE INVOLVED IN THE EMBEZZLEMENT OF GOVERNMENT FUNDS AND OTHER ILLEGAL ACTIVITIES SUCH AS DRUG TRAFFICKING, CHECK KITING, FAILURE TO WORK OVERTIME THAT WAS CLAIMED, BACKDATING OF MAIL AND THE USE OF SPECIAL HPO ACCOUNTS TO "EXPRESS MAIL" PERSONAL ITEMS.

A TOTAL OF FIVE INDIVIDUALS HAVE PLEADED GUILTY AS A
RESULT OF THIS INITIAL INVESTIGATION CONDUCTED BY THE CAPITOL
POLICE AND THE USPIS. THESE INDIVIDUALS AND THE CRIMES THAT
THEY HAVE PLEADED TO ARE AS FOLLOWS:

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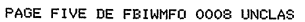
b6 b7C PAGE FOUR DE FBIWMFO 0008 UNCLAS
GOVERNMENT PROPERTY, CONSPIRACY TO CONCEAL MATERIAL FACTS,
CONSPIRACY TO POSSESS CONTROLLED SUBSTANCES.

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PER THEIR PLEA AGREEMENTS, THE ABOVE NAMED INDIVIDUALS ALL AGREED TO COOPERATE FULLY WITH THE GOVERNMENT IN ITS INVESTIGATION OF THE HPO.

THE INTERVIEWS OF THESE INDIVIDUALS AS WELL AS
INDEPENDENT INVESTIGATION CONDUCTED BY THE CAPITOL POLICE AND
THE USPIS DETERMINED, IN ADDITION TO THESES INDIVIDUALS AND
CHARGES, THAT THE MANAGEMENT OF THE HPO AND VARIOUS
REPRESENTATIVES WERE INVOLVED IN CERTAIN ILLEGAL ACTIVITIES.
THESE ILLEGAL ACTIVITIES INCLUDED THE IMPROPER CONVERSION OF
U.S. FUNDS ALLOCATED FOR POSTAL EXPENSES TO CASH FOR THE
REPRESENTATIVE'S PERSONAL USE AND THE UTILIZATION OF THE HPO
TO CONVERT CHECKS, DRAWN ON THE REPRESENTATIVE'S CAMPAIGN FUND
ACCOUNTS, TO CASH FOR THE REPRESENTATIVE'S PERSONAL USE.



THIS SECOND PHASE OF THIS INVESTIGATION HAS IDENTIFIED	
OTHER INDIVIDUALS WHO HAVE BEEN INVOLVED IN THIS SCHEME. AS A	
RESULT, THE INDICTMENT OF THE FOLLOWING HOUSE STAFFERS CAN BE	
EXPECTED IN THE NEAR FUTURE:	
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6. REP. DAN	
ROSTENKOWSKI.	
OF THESE AFOREMENTIONED SIX INDIVIDUALS, THE MOST	
PROBABLE IMMEDIATE ACTION ON THE PART OF THE U.S. ATTORNEY FOR	
THE DISTRICT OF COLUMBIA (USA) WILL INVOLVE AS THERE	
EXISTS A MOVEMENT BY THE HOUSE TASK FORCE LOOKING INTO THE HPO	
AFFAIR TO	
ON	

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PAGE SIX DE FBIWMFO 0008 UNCLAS	_
	<b>b</b> 6 ხ7С ხ7D
ADDITIONALLY, THE USA INTENDS TO HAVE INTERVIEWS	
CONDUCTED WITH VARIOUS HOUSE STAFF MEMBERS THAT ARE EMPLOYED	
IN THE OFFICES OF ROSTENKOWSKI, KOLTER AND MURPHY. THESE	
INTERVIEWS ARE CURRENTLY ON HOLD DUE TO THE FACT THAT THE	
1984'S OFFICE DOES NOT HANT THESE INTERVIEWS COMMISTED IN THE	

PRESENCE OF THE HOUSE COUNSEL. THESE PROSPECTIVE INTERVIEWEES

ROSTENKOWSKI'S OFFICE:

ARE AS FOLLOWS: `

1.

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/READ 548/181 0000 MRI 00548		
PP RUCNFB		
DE FBIWMF0 #0007 1811343		
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P 291326Z JUN 92		
FM FBI WMF0 (58C-WF-180673) (P) (C-9)		
TO DIRECTOR FBI/PRIORITY/		
BT		
UNCLAS		
SECTION TWO OF TWO SECTIONS		
CITE: //3920//		
PASS: FBIHQ. SSA, PUBLIC CORRUPTION UNIT.		b6 b7C
SUBJECT: "CHANGED"; PLATE BLOCK; OO:WMFO.		
TEXT CONTINUES:		
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MURPHY'S OFFICE:	1.6	
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PAG	E TWO DE FBIWMFO (	0007 UNCLAS			
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KOL	TER'S OFFICE:				b6 b7C
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	IT IS THE POSIT	ION OF THE L	ISA THAT THES	E INDIVIDUALS WI	_L
BE	ABLE TO PROVIDE BA	ACKGROUND IN	FORMATION AS	TO OFFICE	
PRO	CEDURES INVOLVING	THE POSTAL	VOUCHERS AND	THAT THEY MAY BE	Ξ
ABL	E TO PROVIDE ADDIT	FIONAL CORRC	BORATIVE INF	ORMATION ON THE	
MIS	USE OF THE VOUCHER	RS ON THE PA	RT OF THE RE	PRESENTATIVES.	
	ON 6/19/92, THE	USA'S OFFIC	E SENT LETTE	RS TO THE	
THE	SE LETTERS EXTENDE	TO INVITATIO	NS TO THESE		רח

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TESTIFY AS TO THESE MATTERS BEFORE THE 6/25/92 SESSION OF THE

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b3

PAGE THREE DE FBIWMFO 0007 UNCLAS

OFFICE. WMFO IS CURRENTLY INVOLVED IN THE DEBRIEFING OF
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BT
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# House postal probers divided

By Paul M. Rodriguez

A House task force failed yesterday to reconcile two vastly different and partisan reports on its threemonth probe of alleged mismanagement and criminal activity at the House post office.

The bipartisan panel has grown increasingly partisan in recent weeks as its six members have struggled to draft a final report on its closed door deliberations by July 6, as required by a House resolution.

Rep. Charles Rose, North Caroplina Democrat and chairman of the task force, told reporters yesterday that "we hope to have a report out [today] or Thursday by the latest."

He said the schedule was moved forward because of a delay in sharing draft documents, which he characterized as "an exchange of prisoners at the bridge."

Rep. Pat Roberts, Kansas Republican and vice-chairman of the task force, agreed and warned that if there can be no agreement on a single report, "we will vote to report a majority and minority report."

The House Administration Committee, which Mr. Rose heads and Mr. Roberts belongs to, must approve whatever findings the task force wants to report to the full House.

Congressional officials familiar with the behind-the-scenes deliberations said the two draft reports are completely different in scope, context and conclusions. They are about equal length, roughly 100 pages each, double-spaced.

"The only thing [Democrats and Republicans] seem able to agree on is that the post office was a mess and it needs to be totally reorganized," said one of several officials who spoke on condition of annoymity."

Date: 7/8/92

Edition:

WASHINGTON TIMES

Title: PLATE BLOCK

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Character: 58c-WF- 180673

Classification: Submitting Office:

Indexing:

Mr. Rose and Mr. Roberts previously agreed that allegations involving some congressmen and staffers would be referred to the House ethics committee for followup investigations of possible wrongdoing.

U.S. Attorney Jay B. Stephens and a federal grand jury are conducting a separate criminal investigation of alleged embezzlement and illegal narcotic sales at the post office.

Four former clerks and one supervisor were indicted and pleaded guilty to a variety of charges and reportedly are cooperating with the ongoing federal probe. At least one current high-level postal official has reportedly linked some lawmakers to illegal activities.

The task force was created to investigate allegations of wrongdoing at the post office after a series of articles in The Washington Times, beginning Jan. 22, detailing allegations of embezzlement, illegal narcotic sales, padded and falsified payrolls, sale of office stamps for cash, and conversion of campaign checks for cash.

-20 586-WF- 80673 JUL 08 1962 FBI- 1904-1905 105505

#### Memorandum



то :	SAC, WMFO (58C-WF-180673)	(P) Date	7/9/92
From :	SA (C-9)		b6 b7C
Subject:	PLATE BLOCK OO:WF		

On 6/30/92. the writer obtained a copy of a memorandum of interview of which was conducted by personnel from the U.S. Postal Service and the U.S. Capitol police regarding the captioned matter.

This memorandum is attached for inclusion in the case file.

(see attention 5)

2 - WMFO (Attachment)
DLW:

#### Memorandum





b6 b7C

To	:	SAC,	WMFO (58C-WF-180673) ATTN: SA	C-9 `	Date	7/10/92
From	:	SA	CI-2			

Subject:

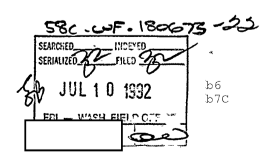
PLATE BLOCK OO: WMFO

On 7-10-92, WMFO received information from a reliable source, who has provided reliable information in the past, who advised that he has received information concerning the House Post Office scandal, specifically, that DAN ROSTENKOWSKI, Chairman of House Ways and Means Committee, is a subject of the investigation and is in a plea-bargaining situation with prosecutors. ROSTENKOWSKI reportedly has discussed submitting his resignation as early as September, in return for not being prosecuted.

This is being provided for informational purposes only.

2 - WMFO

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Tó :	SAC, WMFO (58C-WF-180673) ATTN: SA C-9	Date 7/20/92
From :	SA CI-2	
Subject:	PLATE BLOCK	

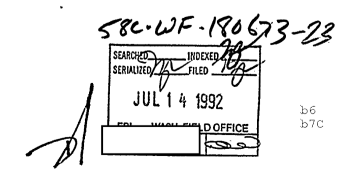
On 7-14-92, WMFO was unable to recontact source who provided information concerning the House Post Office scandal and specifically concerning DAN ROSTENKOWSKI, Chairman of House Ways and Means Committee. Source will be unavailable until 7/20/92 at the earliest. On that date, efforts will be made to schedule a meeting between case agent and the source.

2 - WMFO

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#### United States District Court

DISTRICT OF b3 SUBPOENA TO TESTIFY **BEFORE GRAND JURY** SUBPOENA FOR: **PERSON** ☐ DOCUMENT(S) OR OBJECT(S) YOU ARE HEREBY COMMANDED to appear and testify before the Grand Jury of the United States District Court at the place, date, and time specified below. PLACE COURTROOM United States District Court for the District of Columbia Grand Jury 91-3/Third Floor United States District Courthouse DATE AND TIME Third & Constitution Avenue, N.W. Thursday, July 16, 1992

at 3:30 p.m.

555 4th Street, N.W., Room 5106 -

Washington, D.C. 20001

YOU ARE ALSO COMMANDED to bring with you the following document(s) or object(s):\*

\*\* PERSONAL APPEARANCE IS REQUIRED \*\*

Washington, D.C. 20001

'JUL 1.7 1992 ☐ Please see additional information on reverse. This subpoena shall remain in effect until you are granted leave to depart by the court or by an officer acting on behalf of the cour Ú.S. MAGISTRATE DATE Nancy M. June 23, 1992 (BY) DEPUTY C NAME, ADDRESS AND PHONE NUMBER OF ASSISTANT U.S. ATTORNEY WENDY WYSONG, AUSA (202) 514-9832 $^{\mathcal{W}}$ of the United St Public Corruption/Government Fraud Section

<sup>&</sup>quot;If not applicable, enter "none."

RECEIVED BY SERVED  SERVED DATE  SERVED ON (PRINT NAME)  SERVED BY (PRINT NAME)  STATEMENT OF SERVICE FEES  TRAVEL  SERVICES  TOTAL  DECLARATION OF SERVER(2)  I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct.  Executed on  Deta  Signature of Server  Address of Server  Address of Server			RE-	TURN OF SEI	RVICE(1)		
RECEIVED BY SERVER  SERVED DATE  PLACE  ERVED ON (PRINT NAME)  ERVED BY (PRINT NAME)  TITLE  STATEMENT OF SERVICE FEES  RAVEL  DECLARATION OF SERVER(2)  I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct.  Executed on  Date  Signature of Server  Address of Server		DATE	•		<del></del>		
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STATEMENT OF SERVICE FEES  RAVEL  DECLARATION OF SERVER(2)  I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct.  Executed on  Dete  Signature of Server  Address of Server		· · · · · · · · · · · · · · · · · · ·		1			à.
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DECLARATION OF SERVER <sup>(2)</sup> I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct.  Executed on			STAT	EMENT OF SER	VICE FEES		<del></del>
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I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct.  Executed on	· · · · · · · · · · · · · · · · · · ·						
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<sup>(1)</sup> As to who may serve a subpoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

(2) "Fees and mileage need not be tendered to the witness upon service of a subpoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

(Kev. 11–17–88)				•
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TRANSMIT  Teletype Facsimi  AIRTE	e le	:	PRECEDENCE:  Immediate Priority Routine	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS Date 7/2/92
TO	:	SAC.	WMFO	
	•	21.07	***************************************	
FROM	:	SAC,	COLUMBIA (58C-WF-1	80673) (RUC)

SUBJECT : PLATE BLOCK;

OO: WMFO

Re WMFO airtel to Columbia, 6/29/92.

Enclosed to WMFO original executed copy and one copy of Federal Grand Jury subpoena served on former , in connection with

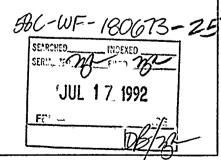
captioned matter.

Captioned subpoena was served on 6/30/92 at Myrtle Beach, S.C., by SA

O - WMFO (Enc. 2) 1 - Columbia DRM:pc (3)

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Approved:

Transmitted

(Number) (Time)

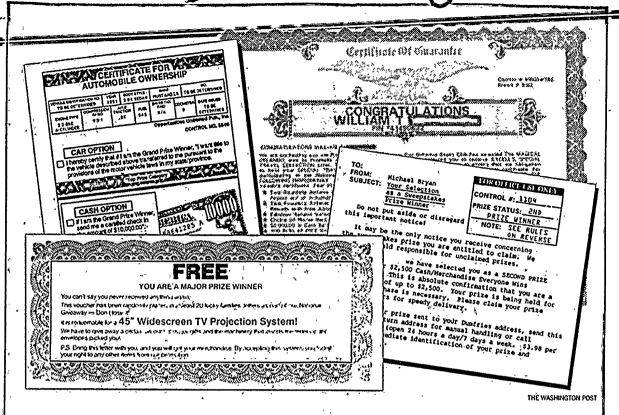
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### Poll Finds Phone Fraud Rampant

Scam Artists Have Approached 9 Out of 10 People, Survey Indicates

By Alex Pham Washington Post Staff Writer

Sonya Louis received a call from a Houston company last month telling her she had won a new car. All she had to do was send \$599 to ship it.

Louis, who suffers from the blood disease sickle cell anemia, told the caller she was poor, disabled and could not afford to be swindled. But the caller insisted that the offer was legitimate. Louis had hoped for her own car for so many years that she believed it, according to her mother.

The 29-year-old Californian borrowed the money from her grandmother. who took out a cash advance from her credit card. She even picked out the color of the car, sky blue.

The company stuck around just long enough to take her money.

"She wanted it so badly," said Louis's mother, Zella Elijah, who lives with her daughter in Northridge, Calif. "How could they do that to her?"

As it turns out, telemarketing thieves have approached nine of 10 Americans with such prize schemes, according to the responses to a Louis Harris and Associates survey to be released today. Three out of 10 answering the survey also said they have responded at some time to these offers.

"It's often the people who can least afford to lose money who get caught," said Linda Golodner, president of the National Consumers League, a District-based nonprofit consumer protection agency that sponsored the survey. "They're desperate, and they really believe they're going to win this time."

The survey, part of a campaign against such fraud, was paid for by a group of companies that often has to pick up the tab for phone schemes, including MasterCard International Inc., MCI Communications Corp., Citibank's credit card subsidiary and Visa USA Inc. The campaign is being spon-

See POLL, D3, Col. 4

THE WASHINGTON POST 7/7/92

NATIONAL CONSUMER.

LEAGUE 202639-8140

#### Survey Indicates Phone Scam Artists Call 9 of 10 Americans

POLL, From D1

sored by the Consumers League and the Reference Point Foundation of Newark.

The league today also is releasing a list of the top five new phone schemes. Topping the list is a scheme that tries to overcome consumer skepticism about postcards or phone calls that promise "you may already have won" a big prize. Consumers swindled once by bogus prize notifications are contacted again by scam artists posing as "recovery service" operations and offering a second chance to win, or simply offering bigger prizes.

Another scam solicits people to call supposedly toll-free numbers, they end up making expensive overseas calls for useless information on topics such as "Dating Etiquette for the '90s," with the scam artists collecting money for the cost of the call.

A third scam promises to help parents recover child support money from deadbeat exspouses at a cost of \$40, plus \$3.95 for every minute spent on the phone with a "consultant" promising to help the parent.

A fourth scheme involves solicitors who sell goods made by "handicapped" workers. These

handicaps often turn out to be not physical, but social—specifically, criminal records, according to the league. The fifth type of fraud bilks investors who hope to buy dirt-cheap Florida land, but get only bogus deeds.

Less than 10 percent of those who say they were swindled report the crime, according to the poll. Consumer advocates argue that if more people reported fraud, more could be done to combat it.

"So many people don't complain because they're embarrassed or think that they don't have the time, so they just let it go," said Shirley Rooker, president of Call for Action Inc., a national consumer hot line company based in the District. "What you should be doing is complain loudly and fiercely when you've been ripped off because that's when things" are corrected.

And what should you do to prevent being scammed in the first place?

John Barker, a project adviser with the Consumers League, said the people who are cheated tend to react on impulse. He advised: "Wait. Tell them to send you material. Any legitimate business or charity will send you a form. Then you can think about it."

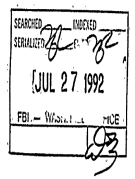
#### Memorandum



To ;	SAC, WMFO (58C-WF-180673) (P) Date 7/23/92	
From :	SA (C-9)	<b>ბ</b> 6 Ъ7С
Subject:	PLATE BLOCK OO:WF	
the capti	On 7/22/92, a meeting was convened at the offices of d States Attorney for the District of Columbia regard oned matter. At this meeting, copies of the following were obtained:	ing
	Re	ferral/Direct
file.	These items are attached for inclusion in the case	
2 - WMFO DLW: (2)	(Attachments)	

58C-WF-180673-26

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WASHINGTON POST

Date:

PLATE BLOCK Edition: Otes

58c. wf -180673

**A8** Saturday, July 25, 1992

## Rostenkowski, Two Colleagues Refuse to Answer Subpoenas

Democrats Call House Post Office Probe a 'Political Witch Hunt'

By Eric Pianin Washington Post Staff Writer

Ways and Means Committee Chairman Dan Rostenkowski (D-'Ill.) and two other House Democrats who were subpoenaed to appear before a federal grand jury investigating the House Post Office said yesterday they will refuse to testify. They dismissed the probe as a "political witch hunt."

In a letter to the U.S. attorney here, Rostenkowski, Reps. Joe Kolter. (D-Pa.) and Austin J. Murphy (D-Pa.) said they had been exonerated by a congressional inquiry of the post office completed this week and that the "grand jury's request that they appear next Tuesday was unwarranted.

"We can only conclude that the

subpoenas for us are a product of an overall fishing expedition in an election year," the three Democrats said. Citing their Fitth Amenoment constitutional right against self-incrimination, they said, "We de-cline to lend any credence to an inshould be promptly closed."

The three pointedly avoided inyoking legislative privilege in refusling to respond to the subpoenas, which were issued Wednesday.

The office of U.S. Attorney Jay B. Stephens is investigating allegations that some House members received thousands of dollars through transactions portrayed as stamp purchases. The probe began in February after reports of alleged embezzlement and drug dealing by post office employees had embarrassed the House.

litical favors, such as delivering campaign contributions, and that failed to account for the cost of free mailings for members and lobbyists.

The 64-page Democratic report concluded that interviews with more than 60 witnesses found no House members were "credibly alleged to have committed any wrongdoing, by violating either a specific statutue or rule of the House." However, the 96page Republican report suggested that 11 members and four former members—all-but one Democrats were connected to questionable practices, although Republicans later apologized for mistakenly including a Democratic member in that list.

Rostenkowski and the two other Democrats subpoenaed based their decision not to testify in part on the Democratic report's findings that James C. Smith, a postal official, said he had no knowledge of any instances when House members engaged in unlawful or questionable practices—such as exchanging expense vouchers for cash or exchanging stamps for cash.

But Daniel J. Swillinger, special Republican counsel to the congressional task force, said yesterday that it was incorrect for Democrats to say that Smith had exonerated Rostenkowski.

"To say that James Smith in his interview somehow vindicated him [Rostenkowski] is just an outrageous misrepresentation of what occurred," Swillinger said.

Smith was interviewed for about two hours by task force lawyers and

investigators on March 9. Swillinger said. After the interview, during which Swillinger said Smith was "very evasive," task force members decided they would have to subpoena Smith to testify under oath.

That did not happen, however, because Smith obtained a lawyer and entered into negotiations with federal prosecutors that produced an immunity agreement contingent on his not cooperating with the congressional task force

The Washington Post and other publications, citing sources, reported that Smith told federal prosecutors that Rostenkowski's office in the past five years received about \$20,000 in exchange for expense vouchers written for postage stamps.

A federal grand jury has subpoenaed the expense records from 1986 to April 1992 for Rostenkowski, Kolter and Murphy. Rostenkowski purchased more than \$25,000 in postage stamps during that period, while Kolter and Murphy bought smaller amounts.

In the House Bank probe, House leaders were informed that Wilkey had subpoenaed four House employees and one former employee to testify before a grand jury on the bank overdraft investigation, a House official said. Current and former House members wrote about 24,000 overdrafts worth millions of dollars at the bank over a 39-month period.

Staff writers Mike York and Sharon LaFraniere contributed to this report.

The response to Stephens by the three Democrats comes at a time when Justice Department special counsel Malcolm R. Wilkey is stepping up his investigation of check kiting by House members at the now-defunct House Bank. That investigation initially was handled by Stephens, but was reassigned to Wilkey by the attorney general to avoid any appearance of being politically inspired.

Some Democrats have said they fear indictments will be returned shortly before the November election to boost Republican prospects.

"It is amazing that the U.S. attorney is continuing this investigation when the [House] task force report so thoroughly resolves any of the issues within the proper scope of the investigation," Rostenkowski, Murphy and Kolter wrote House Speaker Thomas S. Foley (D-Wash.) yesterday. "Moreover, every report of every former employee of the House Post Office has refuted any notion that we engaged in any conduct that the U.S. attorney could legitimately investigate."

In a statement, Stephens said:
"Our responsibility is to enforce the laws of the United States. The purpose of the ongoing grand jury investigation is to determine whether any laws have been broken."

The subpoenas, reported yesterday by the Washington Times, were delivered to Rostenkowski, Murphy and Kolter the same day the House task force issued Democratic and Republican reports on the post office's operations.

The two reports offered a portrait of the post office as a mismanged patronage haven that excelled in small but questionable po(Mount Clipping in Space Below)

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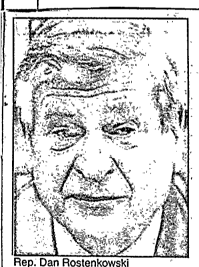
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## Rostenkowski, 2 colleagues get reprieve in postal probe

## Subpoenas still not withdrawn

By Paul M. Rodriguez THE WASHINGTON TIMES

U.S. Attorney Jay B. Stephens backed down yesterday from forcing three Democratic congressmen, including Rep. Dan Rostenkowski, to honor subpoenas to testify before a federal grand jury probing wrongdoing at the House post office.

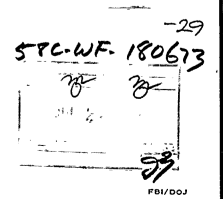
The congressmen, who also include Pennsylvania Reps. Austin-Murphy and Joe Kolter, were served with the subpoenas last week. Last Friday, all three lawmakers informed Mr. Stephens they would not appear and would invoke their Fifth

Amendment rights against selfincrimination.

Joseph diGenova, an attorney for Mr. Murphy and the lead counsel for all three congressmen, said yesterday that Mr. Stephens' office had agreed to a reprieve but that discussions were still under way.

"We have been discussing the

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#### **POSTAL**

From page A1

matter in a cordial atmosphere with the U.S. Attorney's Office," Mr. diGenova told The Washington Times yesterday. "I am satisfied with the disposition of the matter up to this point. Other than that, I just have no further comment."

Mr. Stephens was silent on the day's events despite several calls for comment.

Meanwhile, congressional officials have confirmed that records and transcripts for more than half of the 62 witnesses who testified before a House task force that probed the post office scandal are either nonexistent or incomplete.

The discovery of only 28 complete sets of transcripts and partial notes or audio tapes on the remaining 34 witnesses was made after Republicans began urging colleagues on the House floor last week for public disclosure of all records — not just summary reports of the task force's findings.

Attention yesterday was focused more on the issue of whether Messrs. Rostenkowski, Murphy and Kolter would have to appear before the federal grand jury.

One of several congressional officials and others familiar with the matter said the issue was decided by late morning after Mr. Stephens "blinked" during a standoff with the members, who vowed they would not appear.

Despite the U.S. attorney's decision not to compel their testimony, Mr. Stephens did not let the members off the hook by withdrawing subpoenas, said one of the officials familiar with the matter.

"That's a matter still to be decided," said one of the officials, who asked not to be named. "It is now up to him [Mr. Stephens] to decide if he still wants the members to testify before the grand jury."

In a blistering attack on Mr. Stephens last week, the three congressmen accused the U.S. attorney of conducting a "political witch hunt," and a "fishing expedition."

The members also repeated earlier statements that they had been exonerated by a House task force report on the post office scandal, which ostensibly failed to find any proof that any members were directly involved in allegations of criminal wrongdoing.

The members' statements were correct in part, but only insofar as they relied on one of two reports released by the bipartisan task force. The Democrats' version of the report argued that there was no evidence of criminal wrongdoing by members.

The Republicans' version said there was no conclusive evidence either way — to vindicate or condemn — any member whose name became linked to the scandal during the task force's five-month probe.

Over strong objections by Democrats, the Republicans included the names of 11 members in their report and said they did so to avoid charges of a cover-up or a whitewash.

Democrats blasted the GOP move and took angrily to the House floor to denouce Republicans for naming names for the sake of political gain. All but one member in the GOP version of the report were Democrats.

Despite such partisan squables, the task force did uncover wide-spread mismanagement and abuse of the Democratic patronage system in the post office and the inflation of the mail count by as much as 100 million pieces a year.

The inflated mail counts were used to justify hiring more people to do the work of patronage employees, who were incompetent in many cases, the task force said.

As to some of the more serious allegations of wrongdoing, the task force said it was blocked from getting at the truth because the Justice Department prevented interviews of several: key, witnesses who might have known about wrongdoing, such as stamps for cash and the conversion of campaign checks into cash—or stamps that later were redeemed for money.

One of these people, James C. Smith, a former assistant postmaster for accounts, reportedly is cooperating with the Justice Department and, according to The Washington Post, has said Mr. Rostenkowski received about \$20,000 in cash by improperly converting office-supply and stamp vouchers.

What is contained in such testimony, however, has not been made public by the task force. Instead, all its investigatory files and testimony were turned over to the House ethics committee and the Justice Department for follow-up investigations.

Task force members, mostly Democrats, said release of the records could damage the reputation of House employees because a lot of it was not documented.

Republicans are seeking full release of all task force documents, however, to avoid lingering doubts about what the panel may have unearthed.

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# Five aides subpoenaed in House postal probe

By Paul M. Rodriguez THE WASHINGTON TIMES

U.S. Attorney Jay B. Stephens, thwarted in his effort to get three Democratic congressmen to testify before a grand jury probing the House post office, has issued subpoenas to five of their aides.

The subpoenas; which were delivered yesterday, require each of the aides to appear before the grand jury sometime in mid-August, according to congressional and federal officials.

The aides work for Rep. Dan Rostenkowski of Illinois and Reps. Austin J. Murphy and Joe Kolter, both of Pennsylvania.

Mr. Stephens also sent a separate letter yesterday to House Speaker Thomas S. Foley protesting plans by Democrats on a House task force to release confidential U.S. Capitol Police files that the panel obtained during its post office probe.

The two-page letter said that "some of those documents contain sensitive and confidential law enforcement information directly relevant to the ongoing criminal investigation."

\_Any use of them in a public report,

the Stephens letter said, "could jeopardize the integrity of the ongoingcriminal investigation and unnecessarily undermine the grand jury's consideration of this matter."

A bitter partisan fight has ensued over the release of all investigatory materials and testimony the task force collected, including the police files. That dispute has contributed to a delay in getting the appendix out, officials said.

Democrats want to limit the number of documents made public, while Republilcans want all records released. The six-person bipartisan task force did agree to give all its records to the House Ethics Committee and the Justice Department.

The partisan squabbling already has spilled out into the open as Democrats blasted Republicans for naming 11 lawmakers in a GOP version of the task force report.

The Democrats, including Rep. Charlie Rose of North Carolina, chairman of the task force, have said that releasing the lawmakers' names was unfair since no evidence was uncovered linking the members to criminal or ethical wrongdoing.

Messrs. Rostenkowski, Murphy and Kolter have seized on such state-

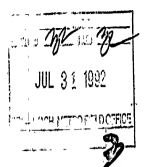
ments as well as a Democratic version of the task force's report to contend they have been totally exonerated from allegations of wrongdoing.

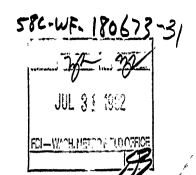
Mr. Rostenkowski, chairman of the powerfull Ways and Means Committee, also has cited a section in the Democrats' report that appeared to refute statements attributed to a former post office official. The official told The Washington Post that the Illinois Democrat had improperly cashed office expense vouchers in return for \$20,000 in cash.

Last week, Mr. Stephens issued subpoenas to the three congressmen to appear Tuesday before the grand jury. After consulting with Joseph diGenova, Mr. Murphy's attorney and the former U.S. attorney in the District, the members invoked their Fifth Amendment rights against self-incrimination and said they would not appear.

Although Mr. Stephens backed down from a public showdown with the members, he did not withdraw the subpoenas and said their appearances would be rescheduled, said officials familiar with the matter who spoke with The Washington Times on condition of anonymity.

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THE WASHINGTON POST

# Aides Subpoenaed in House Post Office Cas

#### Grand Jury Targets Half Dozen From Staffs of Three Democrats Under Investigation

By Kenneth J. Cooper Washington Post Staff Writer

A federal grand jury has subpoeaned about a half-dozen aides who work for three House Democrats under investigation in connection with the House Post Office, House officials said yesterday.

The three Democrats—Rep. Dan Rostenkowski (III.), Rep. Joe Kolter (Pa.) and Rep. Austin J. Murphy (Pa.)—refused to appear Tuesday before the grand jury, asserting their rights against self-incrimination. They described the criminal inquiry being directed by U.S. Attorney Jay B. Stephens, a Republican appointee, as politically motivated.

The House officials would not say exactly how many aides received subpoenas this week, and there appeared to be a coordinated effort among Democratic leaders to conceal their names.

A House rule requires public notice within three legislative days of members or employees who have received subpoenas, but not disclosure of the documents, according to Steven R. Ross, counsel to the House clerk.

Likely recipients of the subpoenas would include the three members' administrative assistants and other aides involved in making or accounting for official expenditures.

The House clerk and the members have already turned over suppoenaed records of the three members' expense accounts from January 1986 to last April.

During that period, Rostenkowski, chairman of the Ways and Means Committee, has employed one administrative assistant, Virginia C. Fletcher. Murphy also has had one, Frederick P. McLuckie

Apl primary, has had four administrive assistants since 1986.

Jaes C. Smith, director of accountle paper at the House Post Office as told federal prosecutors that astenkowski's office exchangeofficial expense vouchers written a postage stamps for as much as 20,000 in cash during the last five years, The Washington Postrered in May.

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Murphy also said he did not which of his aides were issued poenas, a step he described a necessary and intimidating.

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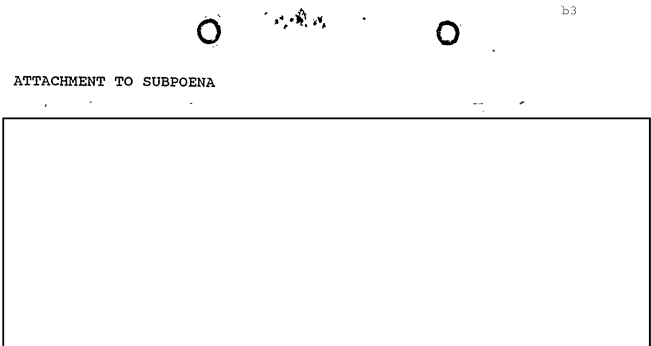
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	for the	DISTI	RICT OF Colum	bia b3	
TO:				DENA TO TESTIFY	
			SUBPOENA FOR:	RE GRAND JURY  DOCUMENT(S) OR OBJECT(S)	
	ARE HEREBY COMMANDED			y of the United States District Court at	٠
fo . Uni: Thi:	ted States District or the District of ( ted States Courthous rd & Constitution Av hington, D.C. 2000	Columbia se venue, N.W.		Grand Jury 91-3 Third Floor  DATE AND TIME Thursday, September 17, 19 at 9:00 a.m.	- .992
	NG WITH YOU: SEE AT		iollowing document(s) o	or object(s):*	
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			anted leave to depart by	r the court or by an officer acting on	
U.S. MAGISTRAT	E O COURT	a sier		August 5, 1992	
This subpoer	B 23 / \ \		THOMAS J. MOI WENDY L. WYSO Public Corrup	NE NUMBER OF ASSISTANT U.S. ATTORNEY TEY, AUSA (202) 514-8321 NG, AUSA (202) 514-9832 Otion/Government Fraud Sectionet, N.W., Fifth Floor L.C. 20001	.on

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United State	es Pistrict Court
for the	DISTRICT OF . Columbia
TO:	SUBPOENA TO TESTIFY BEFORE GRAND JURY
YOU ARE HEREBY COMMANDED to appear and to the place, date, and time specified below.	SUBPOENA FOR:  SUBPOENA FOR:  DOCUMENT(S) OR OBJECT(S)  Testify before the Grand Jury of the United States District Court at
United States District Court for the District of Columbia United States Courthouse Third & Constitution Avenue, N.W. Washington, D.C. 20001	COURTROOM Grand Jury 91-3 Third Floor DATE AND TIME Thursday, September 10, 1992 at 2:00 p.m.
YOU ARE ALSO COMMANDED to bring with you t  "PERSONAL APPEARA  PLEASE BRING WITH YOU: SEE ATTACHME	ANCE REQUIRED"
	·
This subpoens shall tempin in effect until you are to behalf of the court COURT FOR	granted leave to depart by the court or by an officer acting on
Nancy M. Magr-Whiting, Ching (BY) DEPUTY CHES	August 5, 1992
of the United Sibres of America VIGWI	NAME, ADDRESS AND PHONE NUMBER OF ASSISTANT U.S. ATTORNEY THOMAS J. MOTTLEY, AUSA (202) 514-8321 WENDY L. WYSONG, AUSA (202) 514-9832 Public Corruption/Government Fraud Section 555 Fourth Street, N.W., Fifth Floor Washington, D.C. 20001
If not applicable, enter "none."	20001

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United States 1	District (	Lourt	
for theDISTRIC	Calimbia		
TO:	7	b3	
	1	NA TO TESTIFY GRAND JURY	
	SUBPOENA FOR:	MOCUMENT(S) OR OBJECT(S)	
YOU ARE HEREBY COMMANDED to appear and testify be the place, date, and time specified below.	efore the Grand Jury of	the United States District Court at	
PLACE		JRTROOM	
United States District Court for the District of Columbia		Grand Jury 91-3/Third Floor	
United States Courthouse	1	TE AND TIME	
Third & Constitution Avenue, N.W. Washington, D.C. 20001		uesday, September 15, 1992 at 9:00 a.m.	
YOU ARE ALSO COMMANDED to bring with you the follow	owing document(s) or ob	oject(s):*	
"PERSONAL APPEARANCE IS PLEASE BRING WITH YOU: SEE ATTACHMENT.		•	
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☐ Please see additional information on reverse.		, , , , , , , , , , , , , , , , , , ,	
This subpoens shall remain in effect until you are grant behalf of the course coultr's course.	ed leave to depart by the	e court or by an officer acting on	
U.S. MAGISTRATE FOR COURT  U.S. MAGISTRATE FOR COURT  Nancy M. Mayer-White T., Clark  (BY) DEPUTY CLARK  (BY) DEPUTY CLARK  THE COURT TO THE COURT  (BY) DEPUTY CLARK  (BY) DEPUTY CLARK	ć	August 5, 1992	
This subpoents a seed upon application		NUMBER OF ASSISTANT U.S. ATTORNEY EY, AUSA (202) 514-8321	
of the United States Manterica WITTO		11/11/	

Washington, D.C.

<sup>\*</sup>If not applicable, enter "none,"

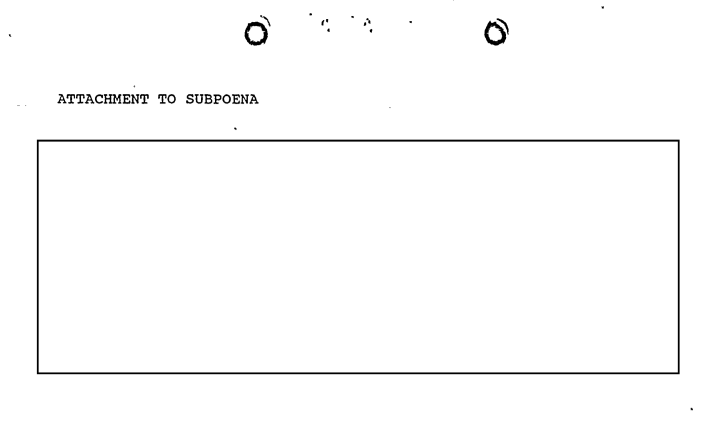
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<sup>&</sup>quot;If not applicable, enter "none."



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FM DIRECTOR FBI
TO FBI WMFO (58C-WF-180673)/PRIORITY/
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UNCLAS
CITE: //0622//
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SUBJECT: PLATE BLOCK; OO: WMFO.
RE BUTEL TO WMFO DATED 8/5/92, WMFO TELCAL FROM SPECIAL
AGENT TO SUPERVISORY SPECIAL AGENT
FBIHQ, 8/5/92 AND BUTELCAL FROM SSA TO
SA
INSTANT COMMUNICATION WILL CONFIRM BUTELCAL OF 8/6/92.
REFERENCE WMFO TELCAL REQUESTED FBIHQ AUTHORITY TO SERVE
FEDERAL GRAND JURY (FGJ) SUBPOENAS FOR PERSONAL APPEARANCE BEFORE
A FGJ ON
580-1.25-180673-43

58C-WF-180673-43

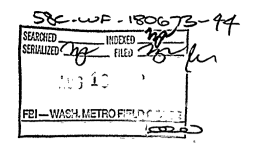
ON 8/6/91, THE ASSISTANT DIRECTOR, CRIMINAL INVESTIGATIVE DIVISION, FBIHQ, GRANTED AUTHORIZATION AS REQUESTED BY WMFO.

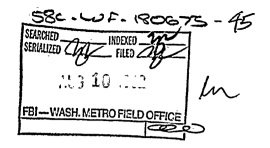
WMFO IS REMINDED THAT AUTHORIZATIONS IN THIS MATTER CONTINUE
TO BE CONTINGENT UPON THE SERVICE OF ANY FGJ SUBPOENAS AND
ATTEMPTS TO INTERVIEW HOUSE STAFFERS BE CONDUCTED DISCREETLY AND
NOT DURING STAFFERS NORMAL WORKING HOURS.

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#### FEDERAL BUREAU OF INVESTIGATION

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Impression from some of the talk that was circulating around the

stated that she was of the opinion that

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Post Office but she did not know her name.

office at the time.

FD-515 (Rev. 7-19-91) Accomplishment Report (Submit within 30 days from date of accomplishment) TO: Director, FBI 8/18/92 Bureau File Number FROM: SAC, PITTSBURGH Investigative Assistance or Technique Used SUBJECT: 58C-WF-1809 Rate each Investigative Assistance or Technique used in connection with the accomplishment Field Office File Number being claimed. - Used, but did not help 3 - Helped, substantially PLATE BLOCK 4240 2 - Helped, but only minimally 4 = Absolutely essential (00: WMFO) Squad or RA Number Acctg Tech
 Assistance 8. Eng. Sect. 15. Photographic Coverage Telephone Toll Recs b6 2. Aircraft Assistance 9. Hypnosis Assistance 16. Polygraph UCO Group I b7C Agent's Social Security No. 3. Computer Assistance Ident Div Assistance UCO Group # X if a joint operation with: 18. Show Money Usage <u>uco</u> 5. ELSUR FISC Lab Dv Exams 19. Surveil Sqd (SOG) Asst NCAYC (identity of other agency) 20. SWAT Team 6. ELSUR X if case involves corruption of a public official (Federal, State or Local). Lab Div Field Support Visual Invest -Analysis (VIA) Eng Sect. Field Support 21. Teats Agt. or Teath Equip A. Preliminary Judicial Process Complaints Informations (Number of subjects) D. Recoveries, Restitutions, or Potential Economic Loss Prevented (PELP) (Explain valuation in remarks) Indictments PELP Type Code\* Potential Economic Loss Prevented Restautions Recoveries B. Arrests, Locates, Summonses or Subpoenas Served (No. of Subjects) Subject Priority\* В FBI Arrests -Criminal FBI Locates -Government Defendant Government Plaintiff F. Civil Matters Local Arrests Civil Suss Amount of Suit RICO -Civil Convictions Local Crim, Summons\_ FBI Subj. Resisted\_ : Armed C. Release of Hostages or Children Located: (Number of Hostages or Settlement of Award No. of Subi. Children Located) Enter AFA Payment Here F. Administrative Sanctions Hostages Held By Terrorists: All Other Hostage Situations: Subject 1 Subject Description Code\* -Missing or Kidnaped Children Located: Suspension □ Debarment Time Frame · Years: Permanent G. Final Judicial Process: Judicial District Subjects District State Conviction or Pretrial Div. Date Sentence Date Acquitted Dismissed Subject 1 Subject Description Code\* Subject 2 Subject Description Code\* -☐ Felony Conviction Conviction Combined Sentence Combined Sentence Felony Misde-meanor In-Jail Yrs. Mo: Probation Yrs. Mos in-Jail Yrs. Mos Probation Yrs. Mos. Misde-meanor Suspended Yrs. Mos. Suspended Yrs. Mos Title Tide Section Counts Section Counts Parole Revocation Parole Revocatio Probation Revocation Total Probation Revocation Total Fines \$ Plea Trial Plea Add consecutive sentences together, Add consecutive sentences together, ☐ Trial Enter longest single concurrent sentence. Enter longest single concurrent sentence. Do not add concurrent sentences togethe ☐ Pretrial Diversion Pretrial Diversion Sentence 10 yrs. 8 yrs susp. = 2 yrs. In-Jail. Sentence 10 yrs. 8 yrs susp. = 2 yrs. In-Jail. Attach additional forms if reporting final judicial process on more than two subjects, and submit a final disposition form (R-84) for each subject. H. Identifying Data: For every subject reported in Sections A, B, E, F, or G above, provide the following: Attach additional forms for more than four subjects. Social Security Number (if available 570Race\* Sex Place of birth (# available) F N/A N/A N/A N/A W Explanation of accomplishment claimed: 25C-WY-180873-48 and were served with FGJ Subpoenas commanding thear appearance USDC, District of Columbia, Washington, D.C., at 9:00 a manion 92-176/92. AUG 2 4 1992

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2 Bureau 5 Field Office

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Property Type Codes\* Potential Economic Loss Prevented (PELP) Type Codes Code≟ No Description No Description 1. Cash (U.S. and foreign currency) Counterfeit Stocks, Bonds, Currency or Negotiable Instruments Stock, Bonds or Negotiable instruments (checks, travelers checks, Counterfeit or Pirated Sound Recordings or Motion Pictures money orders, certificates of deposit, etc) General Retail Merchandise (clothing, food, liquor, cigarettes, TVs, etc) 24 Bank Theft Scheme Aborted Vehicles (autos, trucks, tractors, trailers, campers, motorcycles, etc) Ransom, Extortion or Bribe Demand Aborted 25 Heavy Machinery & Equipment (heavy equipment, computers, etc) Theft from, or Fraud Against, Government Scheme Aborted 26 Commercial or Industrial Theft Scheme Aborted Jewelry (including unset precious and semiprecious stones) All Other Potential Economic Loss Prevented (not falling in any Vessels category above) Art, Antiques or Rare Collections 11. Real Property 20. All Other Recoveries (not falling in any category above) \*Except for cash, the Remarks section must contain an explanation of the computation of the recovery value or loss prevented. An explanation airtel must accompany this report if the recovery is \$1 million or more, or if the PELP is \$5 million or more. Subject Description Codes\* - Enter Description Code Only When Reporting a Conviction -Organized Crime Subjects (Include Family Name Or Group): Union Members: 1A Boss, Underboss or Consigliere 5A International or National Officer 1B Capodecina or Soldier 5B Local Officer 1C Possible LCN Member or Associate 5C Union Employee 1D OC Subject Other Than LCN 1E Not a Member or Associate of LCN Family or OC Organization Federal Government Officials Or Employees: Known Criminals (Other Than OC Members): State Local 6A Presidential Appointee 2A Top Ten or I.O. Fugitive 6J Governor **6R Mayor** 6B U.S. Senator 2B Top Thief 6K Lt. Governor 6C U.S. Representative 2C Top Con Man **6L** Legislator 6S Legislator 6D Judge Foreign Nationals: 6M Judge 6T Judge **6E Prosecutor 6N Prosecutor** 3A Legal Alien **6U Prosecutor** 6F Law Enforcement Officer 3B Illegal Alien 6P Law Enforcement Officer **6V Law Enforcement Officer** 6G Fed Empl - GS 13 & above 3C Foreign Official Without Diplomatic Immunity 6Q All Others - State 6W All Others - Local 6H Fed Empl - GS 12 & below 3D U.N. Employee Without Diplomatic Immunity Bank Officers or Employees: 3E Foreign Students 3F All Others 7A Bank Officer 7B Bank Employee Terrorists: 4A Known Member of a Terrorist Organization All Others: 4B Possible Terrorist Member or Sympathizer 8A All Other Subjects (not fitting above categories) \*If a subject can be classified in more than one of the categories, select the most appropriate in the circumstance.

#### Instructions

### Subject Priorities for FBI Arrest or Locates:

- A Subject wanted for crimes of violence (i.e. murder, manslaughter, forcible rape, robbery and aggravated assault) or convicted of such crimes in the past five
- B Subjects wanted for crimes involving the loss or destruction of property valued in excess of \$25,000 or convicted of such crimes in the past five years.

### Claiming Non-Federal Arrests, Summonses, Recoveries or Convictions:

It is permissible to claim a local arrest, summons, recovery or conviction If the FBI significantly contributed to the accomplishment. A succinct narrative setting forth the basis for the claim must accompany this report. When claiming a local recovery, enter the word "LOCAL" to the right of the amount. Enter "LF" in the "In-Jail" block for all life sentences and "CP" for capital punishment sentences. **Reporting Convictions:** 

Convictions should not be reported until the sentence has been issued. There are two exceptions to this rule. The conviction information can be submitted

- 1. The subject becomes a fugitive after conviction but prior to sentencing.
- 2. The subject dies after conviction but prior to sentencing.

An explanation is required in the Remarks section for either of the above exceptions.

#### Rule 20 Situations:

The field office that obtained the process (normally the office of origin) is the office that should claim the conviction, not the office where the subject enters the investigative Assistance or Techniques (IA/Ts) Used:

- -Since more than one IA/T could have contributed to the accomplishment, each IA/T used must be rated.
- -The IA/T used must be rated each time an accomplishment is claimed. (For example if informant information was the basis for a complaint, an arrest, a recovery and a conviction and if separate FD-515s are submitted for each of the aforementioned accomplishments, the "Informant Information" block must be rated on each FD-515 even if it was the same information that contributed to all the accomplishments.) Race Codes:
  - C = Chinese; I = Indian/American; J = Japanese; B = Black; O = All other; U = Unknown; W = White

\*U.S. Government Printing Office: 1991 - 282-066/44227



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<sup>(1)</sup> As to who may serve a subpoena and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

<sup>(2) &</sup>quot;Fees and mileage need not be tendered to the witness upon service of a subpoena issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

## nited States District Court

DISTRICT OF TO: SUBPOENA TO TESTIFY **BEFORE GRAND JURY** SUBPOENA FOR: PERSON DOCUMENT(S) OR OBJECT(S) YOU ARE HEREBY COMMANDED to appear and testify before the Grand Jury of the United States District Court at the place, date, and time specified below. COURTROOM PLACE United States District Court Grand Jury 91-3/Third Floor for the District of Columbia DATE AND TIME United States Courthouse Third & Constitution Avenue, N.W. Tuesday, September 15, 1992 at 9:00 a.m. Washington, D.C. 20001 YOU ARE ALSO COMMANDED to bring with you the following document(s) or object(s): "PERSONAL APPEARANCE IS REQUIRED" PLEASE BRING WITH YOU: SEE ATTACHMENT. VIL H ☐ Please see additional information on reverse. This subpoena shall remain in effect until you are granted leave to depart by the court or by an officer acting on behalf of the cou DATE VIOLE U.S. MAĞİSTRATE Nancy M. August 5, 1992 (BY) DEPUTY C NAME, ADDRESS AND PHONE NUMBER OF ASSISTANT U.S. ATTORNEY. THOMAS J. MOTLEY, AUSA (202) 514-8321 This subpoen WENDY L. WYSONG, AUSA (2021-514-9832 WW of the United State

Public Corruption/Government Fraud Section 555 Fourth Street, N.W., Fifth Floor

"If not applicable, enter "none."

CO 293 (Rev. 8/91) Subposes to Testify Before	Grand Jury	, , & b6 b7c
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<sup>(1)</sup> As to who may serve a subpoens and the manner of its service see Rule 17(d), Federal Rules of Criminal Procedure, or Rule 45(c), Federal Rules of Civil Procedure.

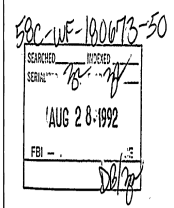
(2) "Fees and mileage need not be tendered to the witness upon service of a subpoens issued on behalf of the United States or an officer or agency thereof (Rule 45(c), Federal Rules of Civil Procedure; Rule 17(d), Federal Rules of Criminal Procedure) or on behalf of certain indigent parties and criminal defendants who are unable to pay such costs (28 USC 1825, Rule 17(b) Federal Rules of Criminal Procedure)".

FD-36 (Rev. 11-17-88)	<b>6</b>	0	
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TRANSMIT VIA:  Teletype Facsimile AIRTEL	PRECEDENCE:  Immediate Priority Routine	CLASSIFICATION:  TOP SECRET  SECRET  CONFIDENTIAL  UNCLAS E F T O  UNCLAS	Ú'
		Date 8/18/92	
TO:	SAC, WMFO SAC, CHICAGO (58C-WF PLATE BLOCK; OO: WF	-180973) (RUC)	
	enas. One was served	two executed Federal gra	h h h
other upon		In this case have been	
completed,	As all requested lead Chicago considers thi	ls in this case have been s matter to be RUC.	
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TRANSMIT VIA:  ☐ Teletype ☐ Facsimile ☒ AIRTEL	PRECEDENCE:  Immediate Priority Routine	CLASSIFICATION:  TOP SECRET  SECRET  CONFIDENTIAL  UNCLAS E F T O  UNCLAS
		Date 8/20/92
FROM : SAC, SUBJECT : PLAT	WMFO (58C-WF-18097 TAMPA (58C-WF-1809 E BLOCK; WMFO)	, , ,
directed to	_	Division, dated 8/6/92.  unexecuted Subpoena
infrequent and of and also	stated further tha sporadic visitor to provided a w	the address for
Tamp subpoena in the infrequent visi	a Division will mai event that	ntain a copy of enclosed should make one of his prior to his location in
2- WMFO (Enc.1 2 - Tampa (1 - SA	) PRA)	

1\* Transmitted Approved: \_

(Time) (Number)



	3-10-821

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	FEDERAL BUREAU O	F INVESTIGATION	
		Date of transcriptio	n 8/21/92
was served with employment, as advisered in the U	date of the subpoena committed States District gton, D.C., at 9:00	mands her appearancet Court, District	ce and of
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			•
Investigation on 8/17/92  by SI	at Monongahela		8/19/92 b6

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

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### FEDERAL BUREAU OF INVESTIGATION

Date of transcription 8/21/92

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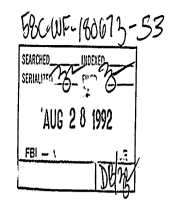
On August 17 1992

was served with a Federal Grand Jury Subpoena commanding ner appearance and records in United States District Court, District of Columbia, Washington, D.C., at 9:00 a.m. on September 17, 1992.

Investigation on 8/17/92 at Charleroi, PA File # 58C-WF-180673

by SA dml Date dictated 8/19/92

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FD-302 (REV. 3-10-82)

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### FEDERAL BUREAU OF INVESTIGATION

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		Date	of transcription	8/21/92
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estigation on <u>8/18/92</u>	at Chamlas			
	at <u>Charleroi</u>	PA	File # _58C-W	F-180 <b>6</b> 73
S2	/dml			
	CHILL .	Date dictated	8/19/	02 b6

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-36 (Rev. 11-17-88)	J	$\Theta$	
	FBI		
TRANSMIT VIA:  ☐ Teletype ☐ Facsimile ☑ AIRTEL	PRECEDENCE:  Immediate  Priority  Routine	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS	
	_	Date 8/21/92	_
FROM WC: //sac, SUBJECT : PLAT	WMFO (C-9) PITTSBURGH (58C-W) E BLOCK WMFO)	F-180973) (RUC)	
Re WMFC	airtel to Chicago,	8/6/92.	
Enclose	d for WMFO are the	following items:	
1. 1A subpoenas. The	envelope containing subpoenas for	four executed FGJ	
for were	served on 8/17/92, was served on 8/18	and the enclosed subp /92.	poena
2. Ori service of afor	ginal and two copie ementioned subpoena	es o <del>f FD-302 docume</del> nti on	ng the
3. Ori service of afor	ginal and two copie ementioned subpoena	es of FD-302 documenti on	ng the
4. Ori service of afor	ginal and two copie ementioned subpoena	es o <u>f FD-302 documenti</u> on	ng the
5. Ori service of afor	ginal and two copie ementioned subpoena	es o <u>f FD-302 docume</u> nti on	ng the
WMFO (Encs. 2 - Pittsburgh MJS/dml (4)	13)40	AUG 2 6 1992	673 - 54 b6 b70
			B/22

Approved: \_\_\_\_\_ Transmitted (Number) (Time) Per \_ ستيرد

#### Memorandum

OO:WF



To :	SAC, WMFO (58C-WF-180673) (P)	Date 8/26/92	,
From :	SA (C-9)		b6 b7C
Subject:	PLATE BLOCK		

The purpose of this memorandum is to request SAC approval for the purchase of a portable computer to be used in conjunction with the captioned matter.

The investigation into the subject case centers around U.S. House of Representative vouchers which can be used by Representatives (Members) for the acquisition of goods for official use. Investigation has revealed that certain Members have abused this official privilege by the utilization of these vouchers to obtain large dollar amounts of U.S. postage stamps from the House Post Office that were converted into cash for the Member's personal use. To date, 299 vouchers totalling \$126,743.65 are being examined as submitted by five separate Members that pertain to the postage stamp allegations. Additionally, these vouchers were also used to obtain other materials, essentially large amounts of office supplies, which were then taken for the Member's personal use. This practice has been occurring over a period of many years and it is anticipated that the total number of vouchers involved in this matter will multiply as additional Members are identified as subjects.

Two individual data bases have been created, one by the U.S. Postal Inspection Service and one by the FBI, to organize the vouchers that have been utilized by the subjects in this matter. Also, one other data base has been created and data loaded which will be utilized to examine the question if any Federal Election Commission (FEC) violations were committed by

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2 - ASAC 1 - SSA	TYSONS ANALLASIA	ь6 ь7с
1 - ISA 2 - (58 <b>C</b> -WF-180673) DLW: (6)	LAPTOPS. 58	7C-WF. 180673
		The ray

the subject Members. These data bases have been used extensively in this matter and it is anticipated that usage will increase. There is also the strong possibility that there will eventually be a link established between the captioned matter and the "Big Bounce" investigation (46A-WF-179870, 00:WF), as it is suspected that certain Member's utilized monies obtained from the House Post Office to cover insufficient fund checks written on their House Bank accounts.

This case is currently being worked by the FBI in conjunction with the U.S. Capitol Police and the U.S. Postal Inspection Service using a "Task Force" approach. Much of this investigation, due to the extreme sensitivity of this matter, is conducted from and under the direction of the United States Attorney for the District of Columbia. There exists the need to have the capacity to query these data bases, and others as they are established, for the purpose of making investigative decisions and assignments. There also exists the real need for this capability to be under the control of the FBI. A portable computer, loaded with the appropriate software and data would facilitate this need.

On 8/25/92 ISA was contacted and concurred with this proposal. ISA advised that, if this request were approved, he could assist with the specifications for this computer and that he could provide the necessary software that would be required for this task.

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su	bpoenas t	Enclosed hạt were	for WMFO ar served on 8	e two F /26/92.	ederal G	rand Jury	b	3
se	rved on	On 8/26/	92. both Fed	eral Gr	and Jury	subpoenas	were	ŀ
		It show	uld be noted	that		is also t	he	
an	d therefo	re was s	erved both F	ederal	Grand Ju	ry subpoen	as.	
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		Date 9/3/92	
FM FBI WMFO (58C-WF-	-180673) (P) (C-9	)	
TO FBI PITTSBURGH/RO	OUTINE/		
ВТ			
UNCLAS			
CITE: //3920//			
PASS: ATTN: SSA			
			b6 b7C
SUBJECT: PLATE BLOC	CK; OO:WMFO		
RE TELCALL 9/2/	/92 FROM WMFO SSA	то	
PITTSBURGH SSA			
THE PURPOSE OF	THIS COMMUNICATION	ON IS TO CONFIRM	
REFERENCED TELEPHONE	E CALL REQUESTING	PITTSBURGH SAC APPR	ROVAL
FOR WMFO SAS TO CONI	OUCT AN INTERVIEW	IN PITTSBURGH FIELD	<b>)</b>
DIVISION TERRITORY.			ъ7С
ON 9/8/92, SAS		AND	WILL
BE CONDUCTING AN INT	rerview of	THE	
		_	
		GOC-WE-	180673-56
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Approved: (10(5)	Original file	15000	), <u>847</u>
Time Received:	Telprep file	27.00	30.89 <u> </u>
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FOX DATE & TIME OF A	CCEPTANCE: 35	SEPT 92 20:8	25 3:25 CALA

PAGE 2 WMFO (58C-WF-180673) UNCLAS

JOSEPH KOLTER, AT HIS HOME AT

WHO HAS BEEN CONTACTED PREVIOUSLY

BY WMFO, HAS CRITICAL INFORMATION REGARDING CAPTIONED MATTER

AND INTERVIEWING SAS WILL BE BRINGING LARGE AMOUNTS OF

DOCUMENTS FILED BY KOLTER TO THE FEDERAL ELECTION COMMISSION

(FEC) FOR TO REVIEW, ADDITIONALLY,

INTENDS TO PROVIDE INTERVIEWING SAS WITH DOCUMENTATION

RETAINED BY HIM PERSONALLY WHICH WILL ASSIST IN INVESTIGATION

OF THIS CASE.

WMFO SAS WILL BE TRAVELLING TO

BY BUREAU AUTOMOBILE AND IT IS ANTICIPATED THAT NO ASSISTANCE

OF PITTSBURGH WILL BE NECESSARY.

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TO FBI PITTSBURGH/	ROUTINEZ		
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PASS: ATTN: SSA	ť	- + · · · · · · · · · · · · · · · · · ·	
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SUBJECT: PLATE BL	OCK; OO:WMFO.		
RE TELCALL 9/	2/92 FROM WMFO SSA	то	b6
PITTSBURGH SSA			Ъ7С
THE PURPOSE O	F THIS COMMUNICATION I	S TO CONFIRM	
REFERENCED TELEPHOI	NE CALL REQUESTING PIT	TSBURGH SAC APPROVAL	
FOR WMFO SAS TO CO	NDUCT AN INTERVIEW IN	PITTSBURGH FIELD	
DIVISION TERRITORY	•		
ON 9/8/92, SA	SANI	WILL	
BE CONDUCTING AN I	NTERVIEW OF	THE	

68C-WF-180673-56

FBI

TRANSMIT VIA:  ☑ Teletype ☐ Facsimile ☐ AIRTEL	PRECEDENCE: ☐ Immediate ☑ Priority ☐ Routine	CLASSIFICATION:  TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS	
		Date 9/4/92	
FM FBI WMFO (58C-WF	-180673) (P)(C-9)		
TO DIRECTOR FBI/PRIC	ORITY/		
BT			
UNCLAS			
CITE: //3920//		•	o6 o7C
PASS: ATTN:	PUBLIC C	ORRUPTION UNIT	
SUBJECT: PLATE BLO	CK; OO:WMFO		
THE PURPOSE OF	THIS TELETYPE IS	TO UPDATE FBIHQ ON WMFO	'S
INVESTIGATIVE ACTIV	ITIES REGARDING C	APTIONED MATTER.	
ON 8/21/92, WI	TH THE ASSISTANCE	OF THE U.S. POSTAL	
INSPECTION SERVICE	(USPS), WMFO REVIE	WED THE RECORDS PRODUCE	ס
BY THE U.S. HOUSE O	F REPRESENTATIVES	TASK FORCE WHICH	
CONDUCTED ITS OWN I	NTERNAL INVESTIGAT	ION OF THE HOUSE POST	
OFFICE (HPO). ALTHO	OUGH NO NEW RECORD	S WERE DISCOVERED, THE	
REQUEST WAS MADE TO	THE TASK FORCE FO	R COPIES OF SEVERAL OF	
THEIR FILES ON THIS	MATTER. IT IS AN	TICIPATED THAT THE HOUSI	3
		58C-WF-180	673-57
	_	58C-WF-180	
Approved:	Original filen	ame: /es00/ <b>80</b> .8	148
Time Received:	Telprep filer		<del></del>
MRI/JULIAN DATE:	· · · / · ·	ISN: 026	
FOX DATE & TIME OF A	CCEPTANCE:	9/4/92 10:30 am Of	

^PAGE 2 WMFO (58C-WF-180673) UNCLAS

TASK FORCE, WHICH INTENDS TO COOPERATE FULLY WITH THE CRIMINAL INVESTIGATION BEING CONDUCTED BY THE U.S. ATTORNEY (USA) FOR THE DISTRICT OF COLUMBIA AND THE FBI, WILL PROVIDE THESE COPIES IN THE NEAR FUTURE.

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THE USA CONTINUES TO CONDUCT FEDERAL GRAND JURY (FGJ)
TESTIMONY ON THIS MATTER.
HAVE BEEN PROVIDING TESTIMONY BEFORE
THE FGJ. THE TESTIMONY HAS BEEN CORROBORATIVE OF PRIOR
INVESTIGATION. TO DATE, THE MOST INFORMATION SUPPORTIVE OF
CRIMINAL CULPABILITY ON THE PART OF THE SUBJECTS IN THIS
MATTER HAS BEEN OBTAINED ON REPRESENTATIVE JOSEPH KOLTER, AND
IT IS ANTICIPATED THAT ANY OFFICIAL CRIMINAL PROCESS WILL
INITIATE WITH THIS REPRESENTATIVE.
ADDITIONALLY, FORMER
TESTIFIED BEFORE THE FGJ THAT
,
FORMER
SCHEDULED TO TESTIFY BEFORE THE FGJ ON 9/8/82 AT 10:00 AM.
ON 9/8/92, WMFO SAS WILL BE TRAVELLING BY BUREAU

AUTOMOBILE TO BEAVER FALLS, PENNSYLVANIA TO CONDUCT AN

TAMPS WITH CAMPAIGN FUNDS AND THE ACCEPTANCE OF CASH FROM THE

CASHING OF CAMPAIGN CHECKS AT THE HPO WHICH WERE SUPPOSED TO

BAC PITTSBURGH APPROVAL

SAC PITTSBURGH APPROVAL

SAC PITTSBURGH APPROVAL

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AS THIS CASE CONTINUES TO DEVELOP ON REPRESENTATIVE KOLTER, IT IS ANTICIPATED THAT WMFO WILL BE ASKED BY THE USA TO COORDINATE INTERVIEWS OF CURRENT AND FORMER STAFF MEMBERS AND CERTAIN CAMPAIGN WORKERS IN THE PITTSBURGH FIELD DIVISION TERRITORY. WMFO WILL KEEP FBIHQ APPRISED OF THIS AND OTHER DEVELOPMENTS AS THEY OCCUR.

REQUEST OF THE BUREAU

ASSISTANT UNITED STATES ATTORNEY

HAS

REQUESTED THAT FBIHQ PROVIDE WMFO WITH A LIST OF ALL FBIHQ

PERSONNEL WHICH ARE TO BE ADDED TO THE 6(E) LIST OF THE FGJ

CONDUCTING AN INVESTIGATION INTO CAPTIONED MATTER.

BT

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PP RUCNEB

DE FBIWMFO #0026 2481454

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P 041438Z SEP 92

FM FBI WMFO (58C-WF-180673) (P) (C-9)

TO DIRECTOR FBI/PRIORITY/

BT

**UNCLAS** 

CITE: //3920//

PASS: ATTN: \_\_\_\_\_\_ PUBLIC CORRUPTION UNIT.

b6 b7С

SUBJECT: PLATE BLOCK; 00:WMFO.

THE PURPOSE OF THIS TELETYPE IS TO UPDATE FBIHQ ON WMFO'S INVESTIGATIVE ACTIVITIES REGARDING CAPTIONED MATTER.

ON 8/21/92, WITH THE ASSISTANCE OF THE U.S. POSTAL INSPECTION SERVICE (USPS), WMFO REVIEWED THE RECORDS PRODUCED BY THE U.S. HOUSE OF REPRESENTATIVES TASK FORCE WHICH CONDUCTED ITS OWN INTERNAL INVESTIGATION OF THE HOUSE POST OFFICE (HPO). ALTHOUGH NO NEW RECORDS WERE DISCOVERED, THE REQUEST WAS MADE TO THE TASK FORCE FOR COPIES OF SEVERAL OF

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THEIR FILES ON THIS MATTER. IT IS ANTICIPATED THAT THE HOUSE TASK FORCE, WHICH INTENDS TO COOPERATE FULLY WITH THE CRIMINAL INVESTIGATION BEING CONDUCTED BY THE U.S. ATTORNEY (USA) FOR THE DISTRICT OF COLUMBIA AND THE FBI, WILL PROVIDE THESE COPIES IN THE NEAR FUTURE.

THE USA CONTINUES TO CONDUCT FEDERAL GRAND JURY (FGJ)
TESTIMONY ON THIS MATTER.
HAVE BEEN PROVIDING TESTIMONY BEFORE
THE FGJ. THE TESTIMONY HAS BEEN CORROBORATIVE OF PRIOR
INVESTIGATION. TO DATE, THE MOST INFORMATION SUPPORTIVE OF
CRIMINAL CULPABILITY ON THE PART OF THE SUBJECTS IN THIS
MATTÉR HAS BEEN OBTAINED ON REPRESENTATIVE JOSEPH KOLTER, AND
IT IS ANTICIPATED THAT ANY OFFICIAL CRIMINAL PROCESS WILL
INITIATE WITH THIS REPRESENTATIVE.
ADDITIONALLY, FORMER
TESTIFIED BEFORE THE FGJ THAT
FORMER
SCHEDULED TO TESTIFY BEFORE THE FGJ ON 9/8/82 AT 10:00 AM.

ON 9/8/92, WMFO SAS WILL BE TRAVELLING BY BUREAU AUTOMOBILE TO BEAVER FALLS, PENNSYLVANIA TO CONDUCT AN

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DEVELOPMENTS AS THEY OCCUR.

REQUEST OF THE BUREAU

ASSISTANT UNITED STATES ATTORNEY

INTERVIEW OF b6
SAC PITTSBURGH APPROVAL
WAS OBTAINED ON 9/2/92 FOR WMFO SAS TO CONDUCT THIS INTERVIEW
IN THE TERRITORY OF THE PITTSBURGH FIELD DIVISION.
WHO HAS BEEN CONTACTED BY WMFO, IS FULLY
COOPERATIVE AND HAS OFFERED TO PROVIDE WHATEVER ASSISTANCE
POSSIBLE TO THIS INVESTIGATION. IT IS ANTICIPATED THAT
WILL BE ABLE TO PROVIDE CRITICAL INFORMATION
REGARDING KOLTER'S ACCEPTANCE OF LARGE QUANTITIES OF POSTAGE
STAMPS WITH CAMPAIGN FUNDS AND THE ACCEPTANCE OF CASH FROM THE
CASHING OF CAMPAIGN CHECKS AT THE HPO WHICH WERE SUPPOSED TO
BE FOR POSTAGE EXPENSES.
AS THIS CASE CONTINUES TO DEVELOP ON REPRESENTATIVE
KOLTER, IT IS ANTICIPATED THAT WMFO WILL BE ASKED BY THE USA
TO COORDINATE INTERVIEWS OF CURRENT AND FORMER STAFF MEMBERS
AND CERTAIN CAMPAIGN WORKERS IN THE PITTSBURGH FIELD DIVISION
TERRITORY. WMFO WILL KEEP FBIHO APPRISED OF THIS AND OTHER

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PERSONNEL WHICH ARE TO BE ADDED TO THE 6(E) LIST OF THE FGJ
CONDUCTING AN INVESTIGATION INTO CAPTIONED MATTER.

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### UNITED-STATES-DISTRICT\_COURT FOR THE DISTRICT OF COLUMBIA

#### Holding a Criminal Term

Grand Jury Sworn in on October 29, 1991

UNITED STATES OF AMERICA

CRIMINAL NO.

:

VIOLATIONS: 18 U.S.C.

Section 371

:

(Conspiracy to Defraud the

United States);

: 18 U.S.C. Section 641

(Embezzlement of Government

Property);

JOANNA G. O'ROURKE

: 18 U.S.C. Section 648 : (Public Officer Misusing

Public Funds); and 18 U.S.C. Section 2

(Aiding and Abetting and Causing

an Act to Be Done)

#### INDICTMENT

The Grand Jury charges that:

#### COUNT ONE

#### CONSPIRACY TO DEFRAUD THE UNITED STATES

- 1. At all times material to this indictment, the United States House of Representatives Post Office (the House Post Office) was an Agency of the United States House of Representatives and functioned as a contract post office for the United States Postal Service.
- 2. At all times material to this indictment, the official function of the House Post Office was to provide postal services to members of the United States House of Representatives and others on Capitol Hill. These services included the delivery of United States mail, the sale of United States postage stamps, the sale of United States Postal money orders, and the provision of other

special services relating to the transportation of the United States mail.

- 3. At all times material to this indictment, the employees of the House Post Office were patronage employees of the United States House of Representatives.
- 4. At all times material to this indictment, defendant JOANNA G. O'ROURKE was an employee of the House Post Office serving at various times as a secretary to the Postmaster, as Office Manager, as the Executive Assistant to the Postmaster, and as the Chief of Staff of the House Post Office. Her duties as the Executive Assistant and Chief of Staff included the supervision of other House Post Office employees, as directed by the Postmaster.
- 5. At all times material to this indictment, one House Post Office employee was appointed as the Director of Accountable Papers. The Director of Accountable Papers reported to the defendant JOANNA G. O'ROURKE during the period of time in which she was the Chief of Staff. The Director was charged with the safe-keeping and disbursal of public money related to the postal services of the House Post Office. The Director also supervised 14 stamp clerks.
- 6. At all times material to this indictment, the Director of Accountable Papers would obtain from the United States Postal Service an allotment of United States postage stamps to be used for the operation of the House Post Office. This allotment was known as the House Post Office "accountability," the amount of which would be increased by the United States Postal Service upon request

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of the Director of Accountable Papers. In July of 1991, the "accountability" stood at \$442,812.92.

- 7. At all times material to this indictment, the cash and United States postage stamps used by the Director of Accountable Papers for the operation of the House Post Office were the property of the United States Postal Service.
- 8. At all times material to this indictment, the Director of Accountable Papers would distribute a portion of his "accountability" to the various stamp clerks at the five post office facilities located at various office buildings on Capitol Hill. As the stamp clerks sold their allotment of United States postage stamps, they would give money in the form of checks, cash, and United States House of Representatives vouchers to the Director of Accountable Papers in order to purchase additional postage stamps from the United States Postal Service.
- 9. At all times material to this indictment, the Director of Accountable Papers was responsible for depositing the cash and checks from the sale of postage stamps and United States postal money orders with Riggs National Bank, Washington, D.C., on a daily basis.
- 10. At all times material to this indictment, the P-300 Account was a charge account obtained by the United States House of Representatives for payment of Express Mail overnight delivery of packages relating to the official business of the House Post Office. Defendant JOANNA G. O'ROURKE, while employed as a supervisor at the House Post Office, was responsible for using and

approving charges to the P-300 Account.

11. At all times material to this indictment, the House Post Office Round Dater was a device used to postmark United States mail deposited at the House Post Office. The Round Dater indicated the station where the mail was deposited and the date of cancellation. The date on the Round Dater could be manually changed by certain House Post Office employees.

#### The Conspiracy

- 12. From at least in or about January 1983, and continuing through in or about February 1992, the exact dates being unknown to the Grand Jury, within the District of Columbia, the defendant JOANNA G. O'ROURKE willfully and knowingly did combine, conspire, agree, and confederate with other persons, known and unknown to the Grand Jury, to defraud the United States and an agency of the United States, that is:
- (A) by defrauding the House Post Office and the citizens of the United States of America of their right to have the House Post Office business and affairs conducted honestly, impartially, and with integrity, free from corruption, conflict of interest, deceit and fraud; and
- (B) by defrauding the House Post Office and citizens of the United States of America of their right to the conscientious, loyal, honest, faithful, unbiased, impartial, and disinterested service, actions and performance of official duties of House Post Office officers and employees, necessary for the performance of lawful governmental functions, free from corruption, influence,

conflict of interest, deceit, dishonesty, fraud, partiality, and favoritism.

#### Goals of the Conspiracy

- 13. It was a goal of the conspiracy that defendant JOANNA G. O'ROURKE and other co-conspirators would use funds belonging to the United States, and would use United States government employees, to perform personal and campaign services for Members of the United States House of Representatives, thereby diverting those funds and those employees from governmental functions.
- 14. It was a further goal of the conspiracy that defendant JOANNA G. O'ROURKE and other co-conspirators would enrich themselves and their friends by using government funds, equipment, and employees for personal matters.

### Means and Methods Used in Seeking to Achieve the Goals of the Conspiracy

- 15. In order to further the goals of said conspiracy defendant JOANNA G. O'ROURKE and other co-conspirators would and did use the following means and methods, among others:
- 16. It was a part of the conspiracy that defendant JOANNA G. O'ROURKE and a co-conspirator would and did allow the Director of Accountable Papers to forego making daily deposits of the money he accumulated during the performance of his duties, in order to have funds available to cash checks and to provide other monetary services outside the official functions of the House Post Office for the personal convenience of the co-conspirators and others, including legislative officials.
  - 17. It was further a part of the conspiracy that defendant

JOANNA G. O'ROURKE would and did direct employees of the House Post Office to cash personal checks for her using the public money intrusted to them as public officers, and to "hold" her checks by not depositing them in the bank for a period of time, until her personal bank account would have sufficient funds to cover the checks.

- 18. It was further a part of the conspiracy that defendant JOANNA G. O'ROURKE and other co-conspirators would and did charge the P-300 Account for the expense of sending certain personal items by United States Express Mail to the home district of a Member of the United States House of Representatives, which personal items had been delivered to them by the staff of the Member, with the instruction that the items be sent by Express Mail.
- 19. It was further a part of the conspiracy that defendant JOANNA G. O'ROURKE would and did charge the P-300 Account for the expense of sending her own overtime checks by United States Express Mail to her out-of-state bank.
- 20. It was further a part of the conspiracy that defendant JOANNA G. O'ROURKE and other co-conspirators would and did cause employees of the House Post Office to use the Round Dater to backdate the postmark on United States mail to give the fraudulent impression that the mail was deposited in the United States government mail on an earlier date than it was, in fact, deposited.
- 21. It was further a part of the conspiracy that defendant JOANNA G. O'ROURKE would and did obtain and renew post office boxes at the Main Post Office, Brentwood Station, for selected Members of

the United States House of Representatives for the receipt of solicited campaign contributions and other mail.

22. It was further a part of the conspiracy that defendant JOANNA G. O'ROURKE and others would and did divert House Post Office employees from their regular postal duties and require them to collect campaign contributions mailed to the Brentwood Station and to deliver them directly to the offices of Members of the United States House of Representatives.

#### Overt Acts

- 23. In furtherance of the above-described conspiracy and to accomplish its purposes, objectives, and goals, defendant JOANNA G. O'ROURKE and other co-conspirators together committed the following overt acts, among others, within the District of Columbia:
- a) Between on or about December 1, 1990, and December 31, 1990, the exact date being unknown to the Grand Jury, defendant JOANNA G. O'ROURKE charged the P-300 Account for the expense of sending certain personal items by United States Express Mail to the home district of a Member of the United States House of Representatives, which personal items had been delivered to her by a staff member of the Representative, with the instruction that the items be sent by Express Mail.
- b) On or about April 3, 1990, defendant JOANNA G. O'ROURKE charged the P-300 Account for the expense of sending her own overtime check by United States Express Mail to her out-of-state bank.
  - c) On or about April 16, 1985, the exact date being

unknown to the Grand Jury, defendant JOANNA G. O'ROURKE caused an employee of the House Post Office to back-date a postmark on a mailing to the Internal Revenue Service relating to a Federal Income Tax Return.

- d) Between in or about January 1990 and January 1992, the exact dates being unknown to the Grand Jury, defendant JOANNA G. O'ROURKE directed employees of the House Post Office to pick up campaign-related mail at the Brentwood Station and deliver it to the offices of Members of the United States House of Representatives.
- e) On or about June 3, 1991, defendant JOANNA G. O'ROURKE requested that an employee of the House Post Office under her supervision cash a \$1,500.00 personal check for her, using the public money intrusted to the employee, and that the employee "hold" the check without depositing it until O'ROURKE'S bank account had sufficient funds to cover the check.

(In Violation of Title 18, United States Code, Sections 371 and 2.)

#### COUNT TWO

#### EMBEZZLEMENT OF GOVERNMENT PROPERTY

- 1. The Grand Jury incorporates by reference Paragraph 10 of Count One.
- 2. From in or about December 1990, and continuing to on or about April 3, 1990, the exact dates being unknown to the Grand Jury, within the District of Columbia, defendant JOANNA G. O'ROURKE willfully and knowingly did embezzle and convert to her own use and

the use of others, without authority, a thing of value, that is, funds of the United States Government, by improperly and unlawfully charging to the P-300 Account the expense of sending personal items by United States Express Mail, such items consisting of O'ROURKE's own overtime checks, as well as personal property that staff members of a Congressman had instructed her to send by Express Mail.

(In Violation of Title 18, United States Code, Sections 641 and 2.)

#### COUNT THREE

#### PUBLIC OFFICER MISUSING PUBLIC FUNDS

From on or about August 25, 1989, and continuing to on or about June 3, 1991, the exact dates being unknown to the Grand Jury, in the District of Columbia, the defendant JOANNA G. O'ROURKE did cause employees of the House Post Office, being public officers charged with the safe-keeping of public monies, to willfully and knowingly embezzle public money by giving her interest-free loans out of public monies that had been intrusted to the employees to be used for official purposes, and not for personal loans.

(In Violation of Title 18, United States Code, Sections 648 and 2.)

A TRUE BILL:

FOREPERSON.

ATTORNEY OF THE UNITED STATES IN AND FOR THE DISTRICT OF COLUMBIA

DATE: September 10, 1992

# CRAND JURY SWORN IN ON OCTOBER 29, 1991 GRAND JURY 91-3

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DOJ Number	CCR NO.	PDID NO.	U.S. MAG. NO.	CRIMINAL CASE NO.	NAME AND ADDRESS OF DEFENDANT/DOB	VIOLATION & CODE SECTION	DATE OF ARREST	JUDGE Assigned
910369	610				Joanna G. O'Rourke 9622 Sherburne Farm Road Marshall, Virginia 22115 DOB: February 6, 1940	18 U.S.C. § 641 (Embezzlement of Government Property); 18 U.S.C. §371 (Conspiracy) 18 U.S.C. §2 (Aiding and Abetting and Causing an Act to be Done) 18 U.S.C. §648 (Public Officer Hisusing Public Funds)	•	

#### Defense Counsel:

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AUSA Thomas J. Motley AUSA Wendy Wysong 555 4th Street, N.W. Room 5120 Washington, D.C. 20001 (202) 514-8321

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